MODEL QUESTION PAPER FOR THE LIMITED INSOLVENCY EXAMINATION (w.e.f. $1^{\rm st}$ July, 2019)

1. Which of the following enactments was not amended as part of the Insolvency and Bankruptcy Code, 2016?
a) The Customs Act, 1962b) The Limitation Act, 1963c) The Payment and Settlement Systems Act, 2007d) The Limited Liability Partnership Act, 2008
Ans. (b)
2. The management of the affairs of a corporate debtor undergoing corporate insolvency resolution process vests in the
a) Interim Resolution Professionalb) Board of Directorsc) Committee of Creditorsd) Insolvency and Bankruptcy Board of India
Ans. (a)
3. Where the Committee of Creditors resolves to continue the interim resolution professional as resolution professional under section 22 of the Insolvency and Bankruptcy Code, 2016, the resolution needs to be passed a majority of not less than percent of voting share of the financial creditors.
a) 50 b) 66 c) 75 d) 90
Ans.(b)
4. A resolution professional shall file an application to the adjudicating authority to extend the period of fast track resolution beyond days, if instructed to do so by a resolution passed at a meeting of the committee of creditors.
a) 45 b) 90 c) 180 d) 270
Ans. (b)

5.	The liquidator is required to communicate his decision of admission or rejection of claim, under section 14 of the Insolvency and Bankruptcy Code, 2016, to
	a) all creditors and the Insolvency and Bankruptcy Board of Indiab) the corporate debtor and the adjudicating authorityc) the adjudicating authority and the creditor concernedd) the creditor concerned and the corporate debtor
	Ans.(d)
6.	A corporate debtor shall be deemed to have given a preference at a relevant time under the Insolvency and Bankruptcy Code, 2016 if it is given to a during the period of years preceding the insolvency commencement date.
	a) related party; two years
	b) unrelated party; two years
	c) related party; three years d) unrelated party; three years
	Ans. (a)
7.	Under the Insolvency and Bankruptcy Code, 2016, may make an application for avoidance of transactions to, if the terms of such transaction required exorbitant payments to be made by
	a) Financial Creditor; IBBI; Liquidator
	b) Committee of Creditors; Special Court; Corporate Debtor
	c) Corporate Debtor; National Company Law Tribunal; Corporate Debtor d) Resolution Professional; Adjudicating Authority; Corporate Debtor
	a) Resolution Frotessional, Adjudicating Authority, Corporate Debtor
	Ans. (d)
8.	Which of the following is an 'excluded asset' for the purposes of Part III of the Insolvency and Bankruptcy Code, 2016 dealing with insolvency resolution and bankruptcy for individuals?
	a) Unencumbered single dwelling unit irrespective of its valueb) Encumbered single dwelling unit irrespective of its valuec) Unencumbered single dwelling unit of prescribed valued) Encumbered single dwelling unit of prescribed value
	Ans. (c)

9. A creditor cannot apply in relation to any partnership debt owed to him for initiating an insolvency resolution process against
a) the firmb) any one partner of the firmc) all partners of the firmd) guarantor of the firm
Ans. (d)
10. In case a repayment plan comes to an end prematurely under Section 118 of the Insolvency and bankruptcy Code, 2016, the resolution professional shall submit a report to the Adjudicating Authority. Such report need not contain
a) the receipts and payments made in pursuance of the repayment planb) the reason for premature end of the repayment planc) the details of the creditors whose claims have not been fully satisfiedd) an application for initiation of bankruptcy of the person concerned
Ans. (d)
11. Who prepares a list of creditors of the bankrupt under Section 132 of the Insolvency and Bankruptcy Code, 2016?
a) Bankruptcy Trusteeb) Official Liquidatorc) Adjudicating Authorityd) Bankrupt
Ans. (a)
12. An onerous property that a bankruptcy trustee may disclaim does not include
a) a readily saleable propertyb) an unsaleable propertyc) an unprofitable contractd) a property that may give rise to a claim
Ans. (a)

13. In a bankruptcy process, unsecured creditors rank
a) in ascending order of the amount of debt due to themb) in descending order of the amount of debt due to themc) equally amongst themselvesd) in ascending order of the period of default of the debt
Ans. (c)
14. Which of the following is not a function of an Insolvency Professional Agency?
a) Redress the grievances against insolvency professionals who are its membersb) Lay down standards of professional conduct for its membersc) Monitor the performance of its membersd) Register the insolvency professionals who are its members
Ans. (d)
15. Any information utility which is aggrieved by an order of the Insolvency and Bankruptcy Board of India may prefer an appeal to
a) High Court of competent jurisdictionb) National Company Law Tribunalc) Supreme Courtd) National Company Law Appellate Tribunal
Ans. (d)
16. Which of the following members of the Insolvency and Bankruptcy Board of India may be included as Members of the Disciplinary Committee?
a) Independent membersb) Whole-time membersc) Executive membersd) Nominee membersAns. (b)
17. An appeal may be filed to the Supreme Court against an order of the NCLAT on a question of arising out of such order.
a) law
b) fact
c) process
d) admissibility of evidence
Ans. (a)

18. An officer of a corporate debtor is liable for punishment under Section 68 of the Insolvency and Bankruptcy Code, 2016, if he has, within the twelve months immediately preceding the insolvency commencement date or at any time after the insolvency commencement date, concealed any property of the corporate debtor exceeding a threshold amount. Who may initiate proceedings for such concealment and before which forum?
 a) IBBI; Special Court under the Companies Act, 2013 b) IBBI; National Company Law Tribunal c) Central Government; National Company Law Tribunal d) Central Government; Sessions Court
Ans. (a)
19. If a bankrupt in the bankruptcy process, leaves the country without delivering the possession of any property, which is required to be delivered to the bankruptcy trustee, the bankrupt
a) would be considered as a criminal b) would be considered as a fraudulent person c) shall be deemed to have absconded d) may apply for leave before adjudicating authority
Ans. (c)
20. Provisions of which legislation apply to the proceedings before the Special Court under the Insolvency and Bankruptcy Code, 2016?
 a) The Code of Criminal Procedure, 1973 b) The Code of Civil Procedure, 1908 c) Companies Act, 2013 d) The Summary Trial of Offences Act, 1999
Ans. (a)
21. An operational creditor is required to dispatch the application filed with the National Company Law Tribunal for initiation of corporate insolvency resolution process to
a) all financial creditorsb) the proposed interim resolution professionalc) the corporate debtord) prospective resolution applicants

Ans. (c)

Corporate Debtor,
 a) all workmen must submit their claims individually b) an authorized representative may submit one claim with proof on behalf of all workmen c) the resolution professional shall use an authorised representative to collect and consolidate all such claims d) the resolution professional shall announce dues as per Corporate Debtors' records and invite applications for disputes, if any
Ans. (b)
23. Where all financial creditors are related parties of the corporate debtor, the committee of creditors shall comprise of
 a) all debenture holders b) Top 'n' operational creditors accounting for 75% of voting share c) insolvency resolution professional and authorised representative d) 18 largest operational creditors by value and one representative each of workmen and of employees
Ans. (d)
24. In case the resolution professional receives more than one resolution plan,
 a) he shall select the best plan for consideration of the Committee of Creditors b) he shall select all such plans that meet the requirements of the Insolvency and Bankruptcy Code, 2016 and present them for consideration of the Committee of Creditors c) he shall negotiate with the resolution applicant to improve their offer and then select the best plan for consideration of the Adjudicating Authority d) he shall file an application under section 60(5) of the Insolvency and Bankruptcy Code, 2016 for directions
Ans. (b)
25. Which of the following is not a requirement for a company to be registered as an insolvency professional agency?
a) Its sole object is to carry out the functions of an insolvency professional agency.b) It has a minimum net worth of ten crore rupees.c) It is promoted by a statutory regulator.d) It is not under the control of person(s) resident outside India.
Ans. (c)

- 26. Which of the following statements is not true about disposal of a show cause notice issued to an insolvency professional agency?
 - a) The order in disposal of show-cause notice becomes effective on the day of receipt of the order by the insolvency professional agency.
 - b) The order in disposal of show-cause notice becomes effective ordinarily after thirty days of the date of issue of order.
 - c) The Disciplinary Committee disposes of the show-cause notice by a reasoned order in adherence to principles of natural justice.
 - d) The Disciplinary Committee endeavours to dispose of the show-cause notice within a period of six months of the assignment.

Ans. (a)

- 27. Who enrols an individual as its professional member?
 - a) Insolvency and Bankruptcy Board of India
 - b) Registered Valuer Organisation
 - c) An Insolvency Professional Agency
 - d) Indian institute of Corporate Affairs

Ans.(c)

- 28. Who amongst the following is eligible for registration as an insolvency professional?
 - a) A banker with 10 years of professional experience
 - b) An advocate with 10 years of professional experience
 - c) An MBA with 10 years of managerial experience
 - d) A graduate with 10 years of managerial experience

Ans. (b)

- 29. Which of the following is not prohibited by the code of conduct for insolvency professionals?
 - a) Negligence while performing his functions and duties.
 - b) Taking support services from an insolvency professional entity
 - c) Accepting gifts or hospitality from a creditor
 - d) Conducting business which in the opinion of the IBBI is inconsistent with the reputation of the profession.

Ans. (b)

30.	Who ordinarily decides the fees payable to a liquidator under the IBBI (Liquidation Process) Regulations, 2016?
	a) Committee of Creditorsb) Corporate Debtorc) Insolvency and Bankruptcy Board of Indiad) Adjudicating Authority
	Ans. (a)
31.	Which of the following may not prove existence of debt due to an operational creditor under the Insolvency and Bankruptcy Board of India (Liquidation Process) Regulations, 2016?
	a) Records available with an information utilityb) A charge registered with Registrar of Companiesc) A contract for the supply of goods and service.d) An invoice demanding payment for the goods and services supplied
	Ans.(b)
32.	The option to sell the assets of a corporate debtor by means of private sale under the Insolvency and Bankruptcy Board of India (Liquidation Process) Regulations, 2016 is not available to a liquidator if the asset is
	a) perishableb) sold at a price lower than the reserve price of a failed auctionc) likely to deteriorate in value if not sold immediatelyd) sold at a price higher than the reserve price of a failed auction
	Ans. (b)
33.	In which of the following circumstances voluntary liquidation is permissible?
	a) Where the committee of creditors decides to liquidate the company during the resolution period.b) Where the Adjudicating Authority does not receive a resolution plan of a companyc) Where the company has no debt or can pay all its debts in full.d) Where there is a financial debt arising out of default in payment of counterindemnity obligation in respect of the guarantee.
	Ans.(c)

34. The Annual Status Report indicating progress of the voluntary liquidation is not required to include the
a) details of assets that are yet to be sold
b) distribution made to stakeholders
c) cost of realization of the assets
d) developments in any material litigation
Ans. (c)
35. Which of the following is not a requirement for registration as an information utility?
a) It has a minimum net worth of Rs.50 crore.
b) At least 26% of its voting power is held by persons resident outside India.
c) More than half of its directors are independent directors.
d) Its sole object is to provide core services and other services under the Insolvency and Bankruptcy Board of India (Information Utilities) Regulations, 2017.
Ans. (b)
36. An information utility holds financial information as a
a) trustee
b) regulator
c) custodian
d) fiduciary
Ans. (c)
37. During a fast track process, existence of dues in case of workmen can be proved
a) individually or collectively
b) individually only
c) collectively only
d) by resolution professional
Ans.(a)
38. An order of the Insolvency and Bankruptcy Board of India directing an inspecting authority to
conduct an inspection of records of a service provider may not contain
a) scope of inspection
b) privileges of service provider
c) composition of inspecting authority
d) timelines for conducting the inspection
Ans.(b)
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of an inspection report needs to be disposed of bywithin	
a) Inspecting Authority; Six months	
b) IBBI; three months	
c) Adjudicating Authority; One year	
d) Disciplinary Committee; Six months	
Ans.(d)	
40. When a complaint and grievance is in the same matter, it will fall within the category of	
a) general complaint	
b) complaint-cum-grievance	
c) complaint	
d) grievance	
Ans.(b)	
41. Par value of a share means	
a) face value of the share	
b) dividend value of the share	
c) the latest traded value of the share on the stock-exchange	
d) fair market value of the share	
Ans.(a)	
42. Who among the following need not be given notice for the general meeting of a company?	
a) a member of the company	
b) an assignee of an insolvent member of the company	
c) the auditor of the company	
d) a debenture holder of the company	
Ans. (d)	
43. Financial statement of a company does not include	
a) due and drawn statement	
b) balance sheet	
c) cash flow statement	
d) profit and loss account	
Ans. (a)	

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a) the registrar may strike off its name from the register of companies
b) it will be given a dormant status
c) its registration will be suspended
d) it will be referred to official liquidator
Ans.(a)
45. Can a member function as a Bench of National Company Law Tribunal?
a) Yes, a technical member, if duly authorised.
b) Yes, a judicial member, if duly authorised.
c) Yes, only in exigencies when no other member is available.
d) No, a member cannot function as a Bench.
a) 100, a member cameron as a Benen.
Ans.(b)
46. A company which has not been carrying on any business or operation, or has not made any significant accounting transaction during the last two financial years, or has not filed financial statements and annual returns during the last two financial years is
a) an inactive company
b) a shell company
c) a company undergoing insolvency resolution process
d) a dormant company
Ans. (a)
47. Mr. X, a partner of a limited liability partnership defrauded creditors of the limited liability partnership for fraudulent purpose. The liability of the limited liability partnership
a) shall be unlimited
b) shall be limited
c) shall be limited, but the rest of liability will be that of Mr. X
d) shall be nil, as all the liability will be that of Mr. X
Ans.(a)

44. When a company has failed to commence its business within one year of its incorporation,

48. Every limited liability partnership shall file a duly authenticated with the Registrar within sixty days of closure of its financial year.
a) Auditor's Report b) Cash Flow Statement
c) Annual Return
d) Profit and Loss Statement
Ans. (c)
49. A valid Agreement is one which
a) creates legal and social obligations on the partiesb) creates only rights of a party
c) is written on a piece of paper and signed by the parties
d) creates legally binding rights and obligations on the parties to it
Ans. (d)
50. A contract in which one person promises to compensate the other person for the loss suffered by him, due to the conduct of the promisor or of any other person, is known as
a) contract of indemnity
b) contract of guarantee
c) quasi-contract
d) contingent contract
Ans.(a)
51. Under the Sale of Goods Act, 1930, 'delivery' means
a) gratuitous transfer of possession from one person to another
b) involuntary transfer of possession from one person to another
c) voluntary transfer of possession from one person to another
d) transfer of possession irrespective of whether it is gratuitous, involuntary or voluntary, from one person to another.
Ans.(c)
52. In terms of the Partnership Act,1932 the partner of a firm where partnership is at will may retire
a) with the consent of all the other partners
b) in accordance with an express agreement by the partners
c) by giving notice in writing to all the other partners of his intention to retire
d) without the consent of all the other partners
Ans.(c)

53.	'A' transfers a garden to B for his life, with a proviso that, in case B cuts down a particular neem tree, the transfer shall cease to have any effect. B cuts down the tree. Decide the case in the light of Transfer of Property Act, 1882.
	a) B loses his life interest in the garden.b) B does not lose his life interest in the garden.c) No such provision is made under the Transfer of Property Act, 1882.d) The transfer will become void-ab-initio.
	Ans. (a)
54.	A suit for recovery of possession can be filed under the Specific Relief Act, 1963,
	 a) for immovable property only b) for movable property only c) for both immovable and movable property d) only by the owner in respect of property to which he has rightful title Ans.(c)
55.	When an instrument has been lost, then as per the Negotiable Instrument Act, 1881, until the contrary is proved, it shall be presumed that it was
	a) an expired instrument b) duly stamped c) duly registered d) duly signed Ans.(b)
56.	Which of the following decides applications from the banks and financial institutions for recovery of debts due to them?
	a) Debt Recovery Tribunalb) Debt Recovery Appellate Tribunalc) Securities Appellate Tribunald) Central Board of Direct Taxes
	Ans. (a)
57.	As per the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002, what constitutes a 'non-performing asset'?
	a) An asset of a borrower which has been classified by a credit rating agency as doubtful.b) An asset or an account of a borrower which has been classified by a bank as sub-standard or doubtful or loss asset, after 90 days of default.c) An account for which a borrower has refused to repay.d) An asset of borrower's subsidiaries company which has failed to repay any of its debt.

58. The Hon'ble Supreme Court, in the matter of <i>Mardia Chemicals Ltd</i> . <i>Vs. Union of India</i> , held that the requirement of deposit of 75% of amount claimed before entertaining an appeal (petition) under Section 17 of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest, 2002 is
a) valid but in the interest of justice, the amount to be deposited should be reduced to 45%b) an arbitrary condition against all the canons of reasonablenessc) mandatory and must be complied withd) a matter of executive prerogative and the court does not have the jurisdiction to interfere in such matters
Ans.(b)
59. The arbitration agreement as defined in Section 7(2) of The Arbitration and Conciliation Act, 1996 may be
a) in form of contract and a separate agreementb) in form of contract and a written agreementc) in the form of an arbitration clause in a contract or in the form of a separate agreementd) in the form of an implied oral agreement.
Ans.(c)
60. In computing the period of limitation of any suit for the execution of a decree, the institution or execution of which has been stayed by injunction or order, the time of the continuance of the injunction or order from the day on which it was shall be excluded.
a) issued
b) filed c) admitted
d) heard first
Ans. (a)
61. As per the SEBI (Delisting of Equity Shares) Regulations, 2009 delisting of which of the following is not permitted?
a) convertible securitiesb) authorised equity shares recognised by any stock exchangec) sweat equity sharesd) bonus shares
Ans. (a)

62. Fraud triangle with reference to Forensic Audit explains:
 a) the factors that cause someone to commit occupational fraud b) the factors that lead to identification of occupational fraud c) the factors of internal control system that helps in prevention, early identification and control of frauds d) the factors that are required to prove frauds in court of law
Ans. (a)
63. Exchange markets and Over the Counter Markets are considered as two types of
a) Inter marketb) Primary marketc) Secondary marketd) Risky market
Ans. (c)
64. Which of the following represent the standard of living in a country?
a) National Incomeb) Per capita incomec) Poverty ratiod) Unemployment rate
Ans. (b)
65. The Policy Repo Rate is the Reverse Repo rate.
a) higher thanb) lower thanc) equal tod) 75% of
Ans. (a)
 66. Which of the following is not a settlement machinery appointed by the appropriate authority for the settlement of the industrial disputes under the Industrial Disputes Act, 1947? a) Conciliation officers b) Labour Courts c) Board of Arbitrators d) Courts of Inquiry
Ans.(c)

67. As per the Constitution of India, which of the following courts is not a 'court of record'?
a) High Courts and District Courtsb) District Courts, High Courts and Supreme Court of Indiac) The Supreme Court of India and High Courtsd) District Court only
Ans. (d)
68. Balance sheet of a company does not reflect
a) what the company owns and what the company owesb) the assets and liabilities of the companyc) the financial health of the companyd) the income and expenditure of the company
Ans. (d)
69. The listed entity (which has listed its specified securities) shall submit standalone financial results to the stock exchange within days of end of each quarter.
a) Quarterly and year-to-date; 45b) Half-yearly or quarterly or year-to-date; 30c) Quarterly and year-to-date; 30d) Half-yearly and year-to-date; 45
Ans. (a)
70. Basic Earnings per Share (EPS) is calculated as
 a) Net profit /total number of shares b) (Net profit - preferred dividend)/weighted average number of outstanding shares c) (Net Profit - Preference Share Capital) /Average shares outstanding d) (Net Profit - Dividend) /Total shares outstanding
Ans.(b)
71. A firm can enhance its value by
a) increasing working capitalb) increasing capital expenditurec) decreasing cost of capitald) increasing debt
Ans. (c)

72. How is cash management different than liquidity management?
 a) Cash management deals with only one account, while liquidity management involves everything on the balance sheet. b) Cash management only considers the current financial reporting period, while liquidity management looks out 2-3 years. c) Cash management only considers cash, while liquidity management considers assets that are considered liquid. d) Cash management is essential to financial reporting, while liquidity management is just a good practice.
Ans.(c)
 73. Who will pay GST on the business (in respect of which any tax, interest or penalty is payable under CGST Act) carried on by a minor, or other incapacitated person on behalf of and for the benefit of such minor or other incapacitated person? a) Guardian b) Partner c) Director d) Such businesses are exempted from paying GST Ans. (a)
74. The process whereby a company sells its receivables to a collection agent in order to secure a cash sum which is at a discount to the face value of the receivables is termed asprocess.
a) debt factoring
b) credit factoring
c) sell per se d) cash collection
Ans. (a)
75. The Hon'ble Supreme Court in <i>Mobilox Innovations (P) Limited vs. Kirusa Software (P) Limited</i> Case, has interpreted the expression "".
a) Operational Creditor
b) Existence of Dispute
c) Time value of money
d) Doctrine of Repugnancy
Ans.(b)

- 76. In the case of *Sree Metaliks Limited and another vs. Union of India*, it was held by Hon'ble Calcutta High Court that______.
 - a) Section 7 of the Insolvency and Bankruptcy Code, 2016 is unconstitutional
 - b) Section 7 of the Insolvency and Bankruptcy Code, 2016 must be read with the Section 424 of the Companies Act, 2013
 - c) the National Company Law Tribunal and National Company Law Appellate Tribunal have to adhere to the principles of natural justice barring exceptional circumstance
 - d) the principles of natural justice is expressly ousted from Section 7 of the Insolvency and Bankruptcy Code, 2016

Ans. (c)

- 77. In which of the following case, Hon'ble NCLT has upheld that 'shareholder has a right to decide whether approving or disapproving the decision be proceeded with the Corporate Insolvency Resolution Process under Section 10 of the IBC. Such right does not stand curtailed by Deed of Pledge.'?
 - a) Edelweiss Asset Reconstruction Co. Ltd. Vs. Synergies Dooray Automotive Ltd. & Ors.
 - b) Consolidated Engineering Co. & Anr. Vs. Golden Jubilee Hotels Pvt. Ltd.
 - c) Export Import Bank of India & Anr Vs Astonfield Solar (Gujarat) Pvt Ltd & Anr
 - d) Tata Steel Limited Vs. Liberty House Group Pvt. Ltd. & Ors.

Ans. (c)

- 78. In which of the following case, Hon'ble NCLT has held that 'Since, the attachment order passed by the court under Prevention of Money Laundering Act is hit by the provisions of Section 14 of IBC and considering the overriding effect of IBC under Section 238 of the Code, the attachment order under PMLA Act is a nullity and non-est in law and hence it will not have any binding force'?
 - a) SREI Infrastructure Finance Limited Vs. Sterling SEZ and Infrastructure Limited
 - b) State Bank of India Vs. ARGL
 - c) Affinity Finance Services Pvt Ltd Vs Kiev Finance Limited
 - d) Small Industries Development Bank of India Vs Tirupati Jute industries Limited

Ans. (a)

- 79. In which of the following cases, Hon'ble NCLAT has interpreted upon the powers of the Liquidator and held that 'the liquidator shall verify claims of all the creditors, take into custody and control of all the assets, property, effects and actionable claims of the 'corporate debtor', carry on the business of the 'corporate debtor' for its beneficial liquidation etc. as prescribed under Section 35 of IBC'?
 - a) M/s Era Infra Engineering Ltd. Vs. Prideco Commercial Projects Pvt. Ltd.
 - b) S. C. Sekaran Vs Amit Gupta & Ors.
 - c) Consolidated Engineering Co. & Anr. Vs. Golden Jubilee Hotels Pvt. Ltd.
 - d) Gammon India Limited v/s Neelkanth Mansions and Infrastructure Pvt. Ltd.

Ans. (b)

Attempt Questions 80-85 based upon the following case study/transaction analysis:

Mr. X hold the first meeting of his team as Interim Resolution Professional of Jumpee Cosmetics Limited ("Jumpee"). An application was made to the Adjudicating Authority by a joint lending forum, led by Kuber Bank who are owed Rs.1.3 crore, which was satisfied that a default had occurred (Jumpee had not made any repayments on the principal debt for six months, having also defaulted for three months towards the end of last year).

The Adjudicating Authority communicated the order under section 5(a) of the Insolvency and Bankruptcy Code, 2016 ("the Code") and sent notice of commencement of the corporate insolvency resolution process.

Richie, one of the senior members of X's team asks to see X privately and reveals at the meeting that his cousin is on the board of Jumpee. He explains that they have not seen each other socially for more than five years and have not discussed this matter. Richie is a forensic accountant and a skilful strategist and X is very keen for him to remain on the team.

Jumpee deals in cosmetics for reconstructive surgery or as an alternative for surgical intervention and thus, holds several licenses for live animal research and the blending of volatile chemical compounds and the current status of the licenses needs to be ascertained.

Having completed an early "walk round" of the main site, and having talked to Jumpee's main Security Officer, Mr. X selects a series of offices in the main building of the company's headquarters and call a meeting of three members of his team. With reference to the above-mentioned facts, answer the following questions:

- 80. With respect to the stated position of Richie, what shall be the reasonable step by Mr. X?
 - a) Richie may remain on the team as his relationship with his cousin is a distant one and it is reassured that he has had no social contact with him in the past five years
 - b) Richie has to leave the team and return to the office as he is effectively an "independent director" of Jumpee and cannot be allowed to be part of the CIRP process
 - c) Richie may remain on the team as he is a junior member without any significant influence
 - d) Richie must leave the team and return to the office as the Code of Conduct places high value on independence and impartiality

Ans.(d)

- 81. As an Interim Resolution Professional, Mr. X must ensure that Form 2 shall be duly submitted with what type of contents?
 - a) Relevant disclosure requirements and it must be sent to the Adjudicating Authority by the petitioning creditor
 - b) Relevant disclosure requirements and it must be sent to the IBBI by the petitioning creditor
 - c) Relevant disclosure requirements and it must be sent to the Ministry of Corporate Affairs by the petitioning creditor
 - d) Relevant disclosure requirements and it must be sent to the High Court by the petitioning creditor

Ans.(a)

- 82. With respect to the circular issued by IBBI on January 16, 2018 requiring certain disclosures to be made by the Insolvency Professional in a Resolution Process in the interests of transparency, by when must the disclosure be made relating to the relationship between Richie and his cousin?
 - a) Within 2 days of the appointment of the Interim Resolution Professional
 - b) Within 2 days of the constitution of the Committee of Creditors
 - c) Within 3 days of the appointment of the Interim Resolution Professional
 - d) Within 3 days of the constitution of the Committee of Creditors

Ans.(c)

- 83. Who shall be held responsible for the loss suffered by Jumpee, after the commencement of CIRP, on account of non-compliance with the law due to a license for cosmetic products from animal testing not being renewed on time?
 - a) The directors of the company, if their names were on the original application for the said license
 - b) The Insolvency Professional will be responsible, and any loss will not form part of the insolvency Resolution Process cost
 - c) The Company itself is responsible as it is a separate legal entity and all contracts and transactions are being performed in its name
 - d) The senior employees and personnel of the company will be responsible as they are in the most senior position with the greatest knowledge of the practices of the business

Ans. (b)

- 84. After the Commencement of CIRP, Mr. X shall ensure publishing of Form G for Invitation for Expression of Interest by?
 - a) Within 75 days of the date of commencement of the Resolution Process
 - b) Within 90 days of the date of commencement of the Resolution Process
 - c) Within 105 days of the date of commencement of the Resolution Process
 - d) Within 115 days of the date of commencement of the Resolution Process

Ans. (a)

- 85. Mr.X shall appoint Registered Valuers by?
 - a) within 27 days of the date of commencement of the Resolution Process
 - b) within 37 days of the date of commencement of the Resolution Process
 - c) within 47 days of the date of commencement of the Resolution Process
 - d) within 57 days of the date of commencement of the Resolution Process

Ans. (c)

Attempt Questions 86-89 based upon the following case study/transaction analysis assuming that the provisions of Insolvency Resolution and Bankruptcy for Individuals and Partnership firms under Part-III of the Code have been notified.

MM is a gym located at leased premises in Lajpat Nagar, New Delhi. Because of competition and other issues, MM is facing financial difficulties and its and it is not meeting its liabilities. All the efforts to revive the business, cut the costs or even sell the business were unsuccessful. Payment to equipment suppliers and maintenance agencies are due for supplies provided in the previous 3 months amounting to around Rs.2 lakh. The rent for its premises remains unpaid for 3 months amounting to Rs. ninety thousand towards landlord Mr. D (the landlord had received advance rent for three months, lease deed provided for one-month rent as security and one-month rent as advance). MM has a loan account with XYZ Bank, which remains unpaid for last two months. The monthly EMI for the loan is Rs. 1 lakh. MM was managed by Mr. M, as a sole proprietor. MM has employed 7 persons, including 3 trainers, 1 accountant and 3 housekeeping staff. The salaries due to these employees were paid in half since the past four months. The housekeeping staff are covered under the definition of workmen. Mr. M made an application under Section 94 of the Insolvency and Bankruptcy Code, 2016 for initiation of insolvency resolution of MM. The Adjudicating Authority admitted the application and appointed P as resolution professional. The Adjudicating Authority considered the repayment plan approved by the creditors and rejected it.

- 86. Whether M could have applied for fresh start process?
 - a) Yes, before the National Company Law Tribunal
 - b) No, MM is ineligible for applying for fresh start process
 - c) No, as it is required to seek prior approval of the Insolvency and Bankruptcy Board of India
 - d) Yes, before the Debt Recovery Tribunal

Ans. (b)

- 87. In the case which of the following is incorrect?
 - a) Mr. M can make an application for bankruptcy
 - b) The employees can make an application for bankruptcy
 - c) The bankruptcy process is automatically initiated with the rejection of repayment plan, without requiring any application
 - d) The order of Adjudicating Authority rejecting the repayment plan is to be provided to the Insolvency and Bankruptcy Board of India for record.

Ans. (c)

- 88. In the above situation if a bankruptcy order is passed against MM, who shall prepare the list of creditors?
 - a) Bankruptcy trustee
 - b) MM
 - c) Adjudicating Authority
 - d) None, the list of creditors made by P shall be used.

Ans. (a)

- 89. In the bankruptcy proceeding what debts will be paid before the dues of the accountant of the bankrupt?
 - a) Unpaid debt owed to the trainers
 - b) Dues of the housekeeping staff and the debts owed to the secured creditors
 - c) Dues of Mr. D
 - d) Dues of suppliers

Ans. (b)
