

SUMMATIVE (FORMAL) ASSESSMENT: MODULE 3B

THE INSOLVENCY SYSTEM OF THE UNITED KINGDOM (ENGLAND AND WALES)

This is the summative (formal) assessment for Module 3B of this course and is compulsory for all candidates who selected this module as one of their compulsory modules from Module 3. Please read instruction 6.1 on the next page very carefully.

If you selected this module as one of your elective modules, *please read instruction 6.2 on the next page very carefully.*

The mark awarded for this assessment will determine your final mark for Module 3B. In order to pass this module, you need to obtain a mark of 50% or more for this assessment.

INSTRUCTIONS FOR COMPLETION AND SUBMISSION OF ASSESSMENT

Please read the following instructions very carefully before submitting / uploading your assessment on the Foundation Certificate web pages.

- 1. You must use this document for the answering of the assessment for this module. The answers to each question must be completed using this document with the answers populated under each question.
- 2. All assessments must be submitted electronically in MS Word format, using a standard A4 size page and a 11-point Arial font. This document has been set up with these parameters please do not change the document settings in any way. DO NOT submit your assessment in PDF format as it will be returned to you unmarked.
- 3. No limit has been set for the length of your answers to the questions. However, please be guided by the mark allocation for each question. More often than not, one fact / statement will earn one mark (unless it is obvious from the question that this is not the case).
- 4. You must save this document using the following format: [studentID.assessment3B]. An example would be something along the following lines: 202223-336.assessment3B. Please also include the filename as a footer to each page of the assessment (this has been pre-populated for you, merely replace the words "studentID" with the student number allocated to you). Do not include your name or any other identifying words in your file name. Assessments that do not comply with this instruction will be returned to candidates unmarked.
- 5. Before you will be allowed to upload / submit your assessment via the portal on the Foundation Certificate web pages, you will be required to confirm / certify that you are the person who completed the assessment and that the work submitted is your own, original work. Please see the part of the Course Handbook that deals with plagiarism and dishonesty in the submission of assessments. Please note that copying and pasting from the Guidance Text into your answer is prohibited and constitutes plagiarism. You must write the answers to the questions in your own words.
- 6.1 If you selected Module 3B as one of your compulsory modules (see the e-mail that was sent to you when your place on the course was confirmed), the final time and date for the submission of this assessment is 23:00 (11 pm) GMT on 1 March 2023. The assessment submission portal will close at 23:00 (11 pm) GMT on 1 March 2023. No submissions can be made after the portal has closed and no further uploading of documents will be allowed, no matter the circumstances.
- 6.2 If you selected Module 3B as one of your elective modules (see the e-mail that was sent to you when your place on the course was confirmed), you have a choice as to when you may submit this assessment. You may either submit the assessment by 23:00 (11 pm) GMT on 1 March 2023 or by 23:00 (11 pm) BST (GMT +1) on 31 July 2023. If you elect to submit by 1 March 2023, you may not

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submit the assessment again by 31 July 2023 (for example, in order to achieve a higher mark).		
 a higher mark. Prior to being populated with your answers, this assessment consists of 8 pages. ANSWER ALL THE QUESTIONS QUESTION 1 (multiple-choice questions) [10 marks in total] Questions 1.1 1.10. are multiple-choice questions designed to assess your ability to think critically about the subject. Please read each question carefully before reading the answer options. Be aware that some questions may seem to have more than one that none or than one or than one or than one of the answer. Conditates who select more than one answer will receive no mark for that you are to look for the one that makes the most sense and is the most correct. When you have a clear idea of the question, find your answer and mark your, selection on the answer sheet by highlighting the relevant paragraph myellow. Select only ONE answer. Conditates who select more than one answer will receive no mark for that your care the disposal occurs		
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Question 1.3
Which of the following <u>is not</u> a requirement for a company that wishes to enter into a Restructuring Plan under Part 26A of the Companies Act 2006?
(a) The company has encountered, or is likely to encounter, financial difficulties that are affecting, or will or may affect, its ability to carry on business as a going concern.
(b) A compromise or arrangement is proposed between the company and its creditors, or any class of them, or its members, or any class of them.
(c) The purpose of the compromise or arrangement is to eliminate, reduce or prevent, or mitigate the effect of, any of the said financial difficulties.
(d) The company is, or is likely to become, unable to pay their debts, as defined under section 123 of the Insolvency Act 1986.
Question 1.4
In cases where the Administration (Restrictions on Disposal etc. to Connected Persons) Regulations 2021 apply and an independent report from an Evaluator is obtained, the independent report must be obtained by whom?
(a) The administrator.
(b) Any secured creditor with the benefit of a qualifying floating charge.
(c) The purchaser.
(d) The company's auditor.
Question 1.5
Which one of the following <u>is not</u> a debtor-in-possession procedure?
(a) Administration.
(b) Restructuring Plan.
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(c) Scheme of Arrangement.

(d) Company Voluntary Arrangement.

Question 1.6

A liquidator may pay dividends to small value creditors based upon the information contained within the company's statement of affairs or accounting records. In such circumstances, a creditor is deemed to have proved for the purposes of determination and payment of a dividend where the debt is <u>no greater than how much</u>?

(a) GBP 500

(b) GBP 750

(c) GBP 1,000

(d) GBP 2,000

Question 1.7

Which one of the following <u>is not</u>, in itself, a separate ground for disqualification of a director under the Company Directors Disqualification Act 1986?

(a) Wrongful trading.

(b) Breach of fiduciary duty.

(c) Being found guilty of an indictable offence in Great Britain.

(d) Being found guilty of an indictable offence overseas.

Question 1.8

The administrator is under a general duty to provide a statement for creditors' consideration setting out proposals for achieving the purpose of administration. He or she must obtain a creditors' decision on whether or not to approve the proposals <u>within how many weeks</u> of the date the company entered administration?

(a) 6

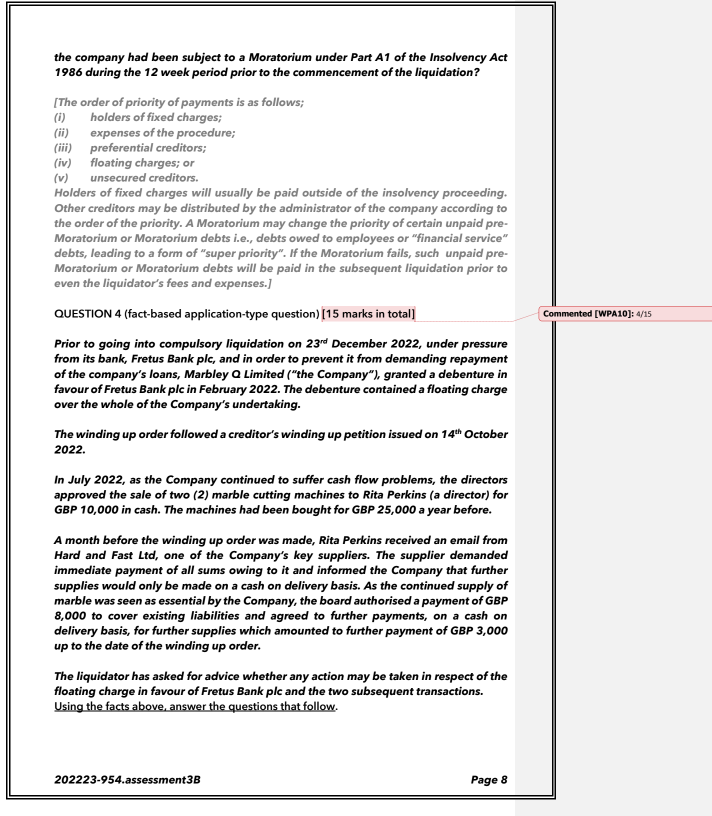
(b) 8

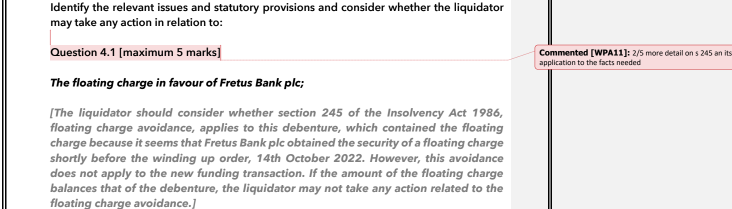
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Page 5

(c) 10 (d) 12 Cuestion 1.9 (d) 12 Which of the following statements is incorrect? (e) An insolvency officabolder from an EU Member State will be automatically recognised by the courts in the UK whether the officeholder was appointed before or after Breaking of the pointed before Breaking of the courts in the UK whether the officeholder insolvency Regulations. (b) An insolvency officabolder from an EU Member State is automatically recognised by the courts in the UK if appointed before Breaking. (e) An insolvency officabolder from an EU Member State appointed after Breaking apply to a UK court for recognition under the Cross Border insolvency Regulations. (c) An insolvency officabolder from an EU Member State cannot apply to a UK court for recognition under section 240 of the Insolvency Act 1986. (e) An insolvency officabolder from an EU Member State cannot apply to a UK court for recognition under section 240 of the Insolvency Act 1986. Question 1.10 Under section 216 of the Insolvency Act 1986, a director of a company which has been wound up insolvent may not, unless an exception applies, be a director of a company that is known by a prolibilited name for what period of time? (c) 2 years. (c) 2 years. (d) 5 years. (c) UESTION 2 (direct questions) [10 marks] Question 2.1 [maximum 5 marks] Commented [WA3]: bit for company Directors Disqualification Act 1986; and (iii) section 2462B of the Insolvency Act 1986; and (iii) section 2462B of the Insolvency Act 1986; and (iii) section 2462B of the Insolvency Act 1986; and (iiii) section 2462B of the Insolvency Act 1986; and (iii) section 24		
(d) 12 Question 1.9 Which of the following statements is incorrect? (a) An insolvency officieholder from an EU Member State will be automatically recognised by the courts in the UK whether the officieholder was appointed before or after Brexit. (b) An insolvency officieholder from an EU Member State appointed after Brexit may apply to a UK court for recognition under the Cross Border Insolvency Regulations. (c) An insolvency officieholder from an EU Member State appointed after Brexit may apply to a UK court for recognition under the Cross Border Insolvency Regulations. (d) An insolvency officieholder from an EU Member State cannot apply to a UK court for recognition under state cannot apply to a UK court for recognition under section 216 of the Insolvency Act 1986, a director of a company which has been wound up insolvent may not, unless an exception applies, be a director of a company that is known by a prohibited name for what period of time? (a) 6 months. (b) 12 months. (b) 12 months. (c) 2 years. (c) UESTION 2 (direct questions) [10 marks] Commented [WPA3]; b a theoreet answer QUESTION 2 (direct questions) [10 marks] Commented [WPA3]; b) a theoreet answer Who may bring an action under: (l) section 423 of the Insolvency Act 1986; (ii) section 2462B of the insolvency Act 1986; and (iii) section 2462B of the insolvency Act 1986; and (iii) section 2462B of the insolvency Act 1986; and (iii) section 2462B of the insolvency Act 1986; and (iii) section 2462B of the insolvency Act 1986; and (iiii) section 2462B of the insolvency Act 1986; and (iiii) section	(c) 10	
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Who may bring an action under: (i) section 423 of the Insolvency Act 1986; (ii) section 6 of the Company Directors Disqualification Act 1986; and (iii) section 246ZB of the Insolvency Act 1986?	Question 2.1 [maximum 5 marks]	
Insolvency Act 1986?		
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[Under section 233 of the Insolvency Act, an administration: electricity, water and communication services, inclu computer hardware and software, information, advice storage and processing and website hosting. Although pay outstanding debts, they can require the administ charges in terms of the supply.] Question 3.2 [maximum 9 marks] Explain the order of priority of payments in a liquidation rights enjoyed by each class of creditor or expense. How	uding point of sale terminals, e, and technical assistance, date h such suppliers cannot claim to trator to guarantee payment of on and explain the nature of the	detail i prefere	nented [WPA9]: 5/9 although correct there is a lack of n terms of the nature of the different rights eg classes of ential creditor, s 176A prescribed part etc
[Under section 233 of the Insolvency Act, an administra electricity, water and communication services, inclu computer hardware and software, information, advice storage and processing and website hosting. Although pay outstanding debts, they can require the administ charges in terms of the supply.]	uding point of sale terminals, e, and technical assistance, date h such suppliers cannot claim to		
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	ator can continue to clippi/ dae		
Can an administrator who wishes to continue to opera in administration require suppliers of goods and servi goods and services during the administration?	ices to continue to supply those		
Question 3.1 [maximum 6 marks]			nented [WPA8]: 3/6 specific reference to s 233A and an ation of s 233B was also needed
QUESTION 3 (essay-type questions) [15 marks in total]		Comn	nented [WPA7]: 8/15
 [(i) the monitor's remuneration or expenses; (ii) goods or services supplied during the Moratorium; (iii) rent in respect of a period during the Moratorium; (iv) wages or salary arising under a contract of employ. (v) redundancy payments.] 			
List any five (5) of the debts which do not form part of a A1 of the Insolvency Act 1986 when a company is subj			
Question 2.2 [maximum 5 marks]		Comn	nented [WPA6]: 5/5
liquidator, the administrator and any victim of transa well as, where a victim is bound by a company volunta of the CVA or any victim of the transactions. Also, any bring it in any other case. With respect to section 6 of the Company Directors Disc must make a disqualification order. Also, the Sec disqualification undertaking. With respect to section 246ZB of the Insolvency Act 19 to the court, which has the discretion to declare that a in insolvent liquidation shuld make a contribution to the	ught by the official receiver, the actions defrauding creditors as ary arrangement, the supervisor by victim of the transaction may qualification Act 1986, the court retary of State may accept a 286, only a liquidator may apply o director of a company which is		
[With respect to section 423 of the Insolvency Act 198 wound up or in administration, an action may be brow			





Question 4.2 [maximum 6 marks]

The sale of the marble cutting machines; and

[The liquidator should consider whether section 238 of the Insolvency Act 1986, transactions at undervalue, applies to this transaction of the marble cutting machines because it seems that the selling price, GBP 10,000, is significantly less than the purchase price a year before, GBP 25,000. However, there is no information related to the current market price of this marble cutting machines. If the current market price is GBP 10,000 or less, this transaction is not undervalue. On the other hand, if it is GBP 10,000 and more, the liquidator may attack this transaction under section 238.]

Question 4.3 [maximum 4 marks]

The payments to Hard and Fast Ltd.

[The liquidator should consider whether section 239 of the Insolvency Act, preferences, applies to the payments to Hard and Fast Ltd., to restore the position to what it would have been if the Company had not given that preference because it seems that a payment of GBP 8,000 to cover existing liabilities gives this creditor the preference. The purpose of this section is to place one of its creditors in a better position than others. However, this application is based on the fact the Hard and Fast Ltd., is just unsecured creditor. Therefore, the liquidator should confirm this fact before taking action against the creditor under section 239.]

* End of Assessment *



Commented [WPA12]: 2/6 again more detail on s 238 needed

and its application to the facts

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