## জে.এস,সি মডেল টেস্ট পরীক্ষা-শ্ৰেণি ঃ অষ্টম विषय : विकान (मलनशीन)

विषय दकाछ ३ ১

সময় : ২ ঘণ্টা ৩০ মিনিট

পূৰ্মান: ৭০

[প্রদত্ত উদ্দীপকতলো মনোযোগ দিয়ে পড়ে যে কোন ৭টি প্রশ্নের উত্তর দাও ঃ] ১। কৰিব খেতে খুব ভালোবাদে। বাজারে প্রচলিত একটি মাছ ভার অভ্যন্ত প্রিয়। প্রচলিত অর্থে সেটি মাছ হলেও প্রাণিজগতের শ্রেদিবিন্যাসে পতত্রপুলো প্রাণির বৈশিট্যের সাথে মিল আছে। প্রাণিটি লোনা ও স্বাদু দু'ধরনের পানিতে বাস করে। (क) मानुरक्त देवळानिक नाम की ? পোলকৃমি যে পর্বের অন্তর্গত তার বৈশিষ্ট্যগুলো লিখ। (গ) উদ্দীপকের প্রাণিটিতে উপস্থিত যে খাদ্য উপাদান তার উৎস সহ অভাবজনিত সমস্যাসমূহ উল্লেখ কর। শে) জলজ পরিবেশে প্রাণিটি যে খাদ্যপুক্তলের অন্তর্গত তা বিশ্রেষণ কর।

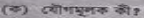
- ২। ব্রীম্মের ছুটিতে হিমেল দাদার বাড়িতে বেড়াতে যায়। গাছে পাকা আম দেখে আম পাড়তে গাছে উঠে। অতঃপর ডালে ঝুকি নিতেই ভাল ভেঙ্গে নিচে পড়ে গেল। ঐ ভালে ১০টি আম ছিল।
  - (ক) আম গাছে কোন ধরনের বিভাজন হয়?
  - কাঠালকে যৌগিক ফল বলা হয় কেন- ব্যাখ্যা কর।
  - ল) প্রতিটি আমের ভর ২৫০ গ্রাম হলে সবলুলো আমের ওজন নির্ণয় কর।
- (ম) হিমেল ও আমগুলো কি একই সময়ে মাটিতে পড়বে? তোমার উত্তরের পক্ষে যুক্তি দাও।
- ও। আসিফ টবে লাগানো ফুল গাছে পানি দেওয়ার ফলে দ্রুত পুল্প প্রকৃটন হলো। ফুল গাছটি মূল নিয়ে পানি শুষে নেয় আবার অভিবিক্ত পানি পাতা দিয়ে বের করে দেয় ।
  - (ক) পরাগায়ন কাকে বলে?
  - (খ) ক্রোমোজোমকে বংশগতির বাহক বলা হয় কেন?
  - ভিত্তীপকের বর্ণিত প্রক্রিয়া দৃটি কীভাবে একটি অপরটি থেকে আলাদা? ব্যাখ্যা কর।
  - প্রথম প্রক্রিয়াটি উল্লিদের শারীরবৃত্তীয় কাজ নিয়য়ণে গুরুত্বপূর্ণ ভূমিকা পালন করে বিশ্রেষণ কর ।

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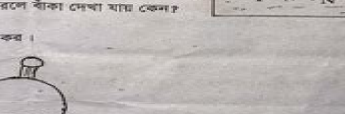


- (ক) আকোয়াস হিউমার কী?
- একটি লাঠিকে কাত করে পানিতে নিম্ঞিত করলে বাঁকা দেখা যায় কেন?
- (গ) চিমে QON' কী ধরনের কোণ- ব্যাখ্যা কর।
- (খ) RO আলোক বশ্বির গতিপথ চিত্রসহ বিশ্লেষণ কর

Q 1



- (খ) প্রতিস্থাপন বিক্রিয়া ব্যাখ্যা কর।
- (শ) A চিক্তিত কোষটির কাজ ব্যাখ্যা কর।
- ভিন্নীপকে শক্তির কী ধরনের রূপান্তর ঘটেন বিশ্লেষণ কর।



# **Jsc Board Question2014**

Jim L Murdoch

#### **Jsc Board Question2014:**

Arethuse 1/2 2014 Ambrosio Sempere, Francesco Testa, Maria Rosaria Marcone, Juan Carlos Rodriguez Cohard, Maurice Goze, Pierre-Xavier Meschi, Antonio Minguzzi, Antonella Reitano, Carmen Calderón Patier, Marilyne Peyrefitte, Kiane Goudarzi, 2014-08-01 In the first issue many very interesting research papers have been submitted from gualified international Scholars We propose an overview about the main research streams that have been chosen by the Authors This mapping process provides the opportunity to check the guidelines for the study of economic and managerial phenomena that international scholars have followed for thirty years in the international associations that deal with economics and Corporate and Unitary Legal Entities in Russia Florian Heindler, 2018-04-19 Derived management called ARETHUSE from the renowned multi volume International Encyclopaedia of Laws this practical analysis of the law of business formations in Russia provides guick and easy guidance on a variety of corporate and partnership considerations such as mergers rights and duties of interested parties stock exchange rules labour laws and takeovers Lawyers who handle transnational business will appreciate the explanation of local variations in terminology and the distinctive concepts that determine practice and procedure A general introduction covering historical background definitions sources of law and the effect of international private law is followed by a discussion of such aspects as types of formation capital shares management control liquidation mergers takeovers holding companies subsidiaries and taxation Big companies various types of smaller entities and partnerships are all covered in turn These details are presented in such a way that readers who are unfamiliar with specific terms and concepts in varying contexts will fully grasp their meaning and significance Thorough yet practical this convenient volume puts the information necessary for corporations to compete effectively at the user's fingertips An important and practical tool for business executives and their legal counsel interested in engaging in an international partnership or embarking on corporate expansion this book will prove a valuable time saving tool for business and legal professionals alike Lawyers representing parties with interests in Russia will welcome this very useful quide and academics and researchers will appreciate its value in the study of comparative business law <u>Judicial Review of Administrative Action</u> Swati Jhaveri, Michael Ramsden, 2021-03-18 Explores the English origins of the principles of judicial review in common law jurisdictions and autochthonous pressures for their adaptation **Corporate Governance in Central Europe and Russia** Maria Aluchna, Samuel O. Idowu, Irina Tkachenko, 2020-03-04 This book examines corporate governance through a holistic lens that integrates financial social and environmental goals e g increasing transparency and disclosure In addition it investigates the theoretical assumptions guiding the current corporate governance practices adopted by companies in Central Europe and Russia The book presents a dynamic study on the evolution of corporate governance systems which were practically non existent just 30 years ago In turn it addresses criticism leveled at corporate governance its impact on the outbreak of the financial crisis and recommendations for changes after the crisis The book employs a regional focus exploring

a group of countries that have often been neglected in corporate governance research Carefully selected data and a variety of case studies prepared by leading authors from the region provide evidence to support the analysis **Rights** Philip Coppel KC,2020-06-11 Retaining the position it has held since first publication the fifth edition of this leading practitioner text on information law has been thoroughly re worked to provide comprehensive coverage of the Data Protection Act 2018 and the GDPR Information Rights has been cited by the Supreme Court Court of Appeal and others and is used by practitioners judges and all those who practise in the field The new edition maintains its style of succinct statements of principle supported by case law legislative provisions and statutory guidance Reflecting its enlarged scope and to maintain easy referencing the work has been arranged into two volumes. The first volume is a 1 250 page commentary divided into six parts The first part is an overview and introduction to overarching principles The second part provides an authoritative treatment of the data protection regime This covers all four forms of processing general applied law enforcement and security services under the GDPR and DPA 2018 Each obligation and each right is comprehensively treated with reference to all known case law both domestic and EU including those dealing with analogous provisions in the previous data protection regime The third part provides a detailed treatment of the environmental information regime This recognises the treaty provenance of the regime and its distinct requirements The fourth part continues to provide the most thorough analysis available of the Freedom of Information Act and its Scottish counterpart As with earlier editions every tribunal and court decision has been reviewed and where required referenced The fifth part considers other sources of information rights including common law rights local government rights and subject specific statutory information access regimes eg health records court records audit information etc The final part deals with practice and procedure examining appeal and regulatory processes criminal sanctions and so forth The second volume comprises extensive annotated statutory material including the DPA 2018 the GDPR FOIA subordinate legislation international conventions and statutory guidance The law is stated as at 1st February 2020 Private International Law in Nigeria Chukwuma Okoli, Richard Oppong, 2020-06-11 This book examines the rules principles and doctrines in Nigerian law for resolving cases involving cross border issues It is the first book length treatise devoted to the full spectrum of private international law issues in Nigeria As a result of increased international business transactions trade and investment with Nigeria such cross border issues are more prevalent than ever The book provides an overview of the relevant body of Nigerian law with comparative perspectives from other legal systems Drawing on over five hundred Nigerian cases relevant statutes and academic commentaries this book examines jurisdiction in interstate and international disputes choice of law the enforcement of foreign judgments and international arbitral awards domestic remedies affecting foreign proceedings and international judicial assistance in the service of legal processes and taking of evidence Academics researchers and students as well as judges arbitrators practitioners and legislators alike will find Private International Law in Nigeria an instructive and practical guide Reed and Murdoch: Human Rights Law in

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financialisation of business This has resulted in the creation of automated linkages with integrated supply chains and the creation of systemic risks which have been exacerbated by new forms of intangible assets like tokens and their ease of movement While regulation has ebbed and flowed given the desire of governments to generate economic growth as well as the distrust of their coercive powers the courts have sought to strike a balance between considerations such as commercial certainty and fairness The book provides an analysis of key contemporary issues on the theme of fraud and risk in commercial law including technology and fraud secondary liability and failure to prevent economic crime abuse of business entities insolvency and creditor protection injunctions and other orders cross border issues the relationship between regulation and private law and solutions for policy makers

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