	Question No. 1 is compulsory	
	Answer any four out of remaining five	
. No.	Question and Answer	Mar
. (a)	Moon Ltd. is a dealer in electronic appliances. The Company has a centralized warehouse	5
	at the outskirts of Mumbai. The Auditors of the company M/s JK Associates normally	
	attend the physical verification of stocks carried out by the Management at the end of the	
	financial year. However, on account of certain disturbances in the region, the physical	
	inventory counting could not be carried out at the year end. The stock taking is decided to	
	be done by management at some other date subsequently, after a month.	
	In the light of the above facts:	
	Enumerate the audit procedures to be considered by M/s JK Associates, if physical	
	inventory counting is conducted at a date other than the date of the financial statements	
	with reference to the relevant Standard on Auditing.	
	Answer: Audit Procedures to be carried out if physical inventory counting is conducting at	
	a date other the date of financial statements:	
	SA 501 "Audit Evidence – Specific Considerations for Specific Items", requires from the	
	auditor that when inventory is material to the financial statements, he shall obtain	
	sufficient appropriate audit evidence regarding the existence and condition of inventory	
	by attendance at physical inventory counting, unless impracticable, to:	
	(i) Evaluate management's instructions and procedures for recording and controlling	
	the results of the entity's physical inventory counting;	
	(ii) Observe the performance of management's count procedures;	
	(iii) Inspect the inventory; and	
	(iv) Perform test counts.	
	If physical inventory counting is conducted at a date other than the date of the financial	
	statements, the auditor shall, in addition to the procedures as specified above, perform	
	audit procedures to obtain audit evidence about whether changes in inventory between	
	the count date and the date of the financial statements are properly recorded.	
	Relevant matters for consideration when designing audit procedures to obtain audit	
	evidence about whether changes in inventory amounts between the count date and the	
	final inventory records are properly recorded include:	
	1. Whether the perpetual inventory records are properly adjusted.	
	2. Reliability of the entity's perpetual inventory records.	
	3. Reasons for significant differences between the information obtained during the	
	physical count and the perpetual inventory records.	

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Q. No.	Question and Answer	Mai
	You are the auditor of PQR Ltd. which is in the business of supplying food products to	5
1 (b)		5
	various airline companies operating aircrafts in domestic circle only. As per terms of	
	agreement with airlines, the company need to stock various non-perishable food items for	
	coming one month (average holding of inventory to the tune of INR 75 Crores). Also the	
	payment terms have been settled and the company receives payment in 45 days after the	
	supply of goods. Everything was going-on well till the end to March 2020 when pandemic	
	Covid hit the world and everything came to a standstill. Aviation sector was hit hard and	
	there were no flights from April 2020 onwards. Consequently, the business of PQR Ltd.	
	also got severely affected and the scheduled supplies of goods to airlines also were not	
	made. Also, the liquidity position of airline companies got hit and the scheduled payments	
	were also not received on due dates. As the auditor of PQR Ltd. what audit procedures	
	would you perform to ensure that all subsequent events are considered, so that financial	
	statements for the year ended 31.03.2020 represent true and fair view?	
	Answer: Audit Procedures on subsequent Events:	
	• SA 560 "Subsequent Events" deals with the auditor's responsibilities relating to	
	subsequent events in an audit of financial statements.	
	• As per SA 560 the term, Subsequent Events may be defined as the events occurring	
	between the dates of balance sheet and audit report and the facts that become	
	known to the auditor after the date of the auditor's report.	
	• The auditor shall perform audit procedures designed to obtain sufficient appropriate	
	audit evidence that all events occurring between the date of the financial statements	
	and the date of the auditor's report that require adjustment of, or disclosure in, the	
	financial statements have been identified.	
	• The auditor's procedures on subsequent events shall include the following:	
	(a) Obtaining an understanding of the procedures through which management	
	has identified subsequent events.	
	(b) Inquiring of management and, TCWG as to occurrence of subsequent events	
	which might affect the financial statements.	
	(c) Reading minutes of management & TCWG meetings that have been held after	
	the date of the financial statements.	
	(d) Reading the entity's latest subsequent interim financial statements, if any.	
	• When, as a result of the procedures performed as required the auditor identifies	
	events that require adjustment of, or disclosure in, the financial statements, the	
	auditor shall determine whether each such event is appropriately reflected in those	
	financial statements.	

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Q. No.	Question and Answer	Ma
-		
1 (c)		
	the F.Y. 2019-20. The audit team has completed the audit and is in the process of	
	preparing audit report.	
	Management of the company has also prepared draft annual report. Audit in-charge was	
	going through the draft annual report and observed that the company has included an	
	item in its Annual Report indicating downward trend in market prices of key	
	commodities/raw material as compared to previous year. However, the actual profit	
	margin of the company as reported in financial statements has gone in the reverse	
	direction. Audit Manager discussed this issue with partner of the firm who in reply said	
	that auditors are not covered with such disclosures made by the management in its annual	
	report, it being the responsibility of the management.	
	Do you think that the partner is correct in his approach on this issue.	
	Discuss with reference to relevant Standard on Auditing the Auditor's duties with regard	
	to reporting.	
	Answer: Auditor's responsibilities as to Other Information included in Annual Report:	
	SA 720 "The Auditor's Responsibilities relating to Other Information" deals with the	
	auditor's responsibilities relating to Other Information, whether financial or non-	
	financial information included in an entity's annual report.	
	Requirements of SA 720 as to obtaining the other information:	
	The auditor shall:	
	(a) Determine which documents comprises the annual report, and the entity's planned	
	manner and timing of the issuance of such documents;	
	(b) Make appropriate arrangements with management to obtain in a timely manner,	
	the documents comprising the annual report.	
	Requirements of SA 720 as to considering the Other information:	
	The auditor shall read the other information and, in doing so shall:	
	(a) Consider whether there is a material inconsistency between the other information	
	and the financial statements. As the basis for this consideration, the auditor shall, to	
	evaluate their consistency, compare selected amounts or other items in the other	
	information with such amounts or other items in the financial statements; and	
	(b) Consider whether there is a material inconsistency between the other information	
	and the auditor's knowledge obtained in the audit, in the context of audit evidence	
	obtained and conclusions reached in the audit.	
	While reading the other information, the auditor shall remain alert for indications that	
	the other information not related to the financial statements or the auditor's knowledge	
	obtained in the audit appears to be materially misstated.	
	Conclusion : Considering the requirements of SA 720 as stated above, it can be	
	concluded that partner is not correct in his approach.	

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A Fii	nal –	Paper 3 "Advanced Auditing & professional Ethics" Suggested Answers – Nov. 202	0 Exa
Q . I	No.	Question and Answer	Marl
2.	(a)	Mr. X, while conducting audit of PQR Ltd, comes across certain transactions which	5
		according to him are significant transactions with related parties and identified to be	
		outside the entity's normal course of business. Guide Mr. X with examples of such	
		transactions and to understand the nature of significant transactions outside the entity's	
		normal course of business.	
		Answer: Examples of transactions outside the entity's normal course of business:	
		SA 550 "Related Parties" deals with the auditor's responsibilities regarding related party	
		relationships and transactions when performing an audit of financial statements.	
		Accordingly, if the auditor identifies significant transactions outside the entity's normal	
		course of business when performing the audit procedures, the auditor shall inquire of	
		management about:	
		(a) The nature of these transactions; and	
		(b) Whether related parties could be involved.	
		Obtaining further information on significant transactions outside the entity's normal	
		course of business enables the auditor to evaluate whether fraud risk factors, if any, are	
		present and, where the applicable financial reporting framework establishes related	
		party requirements, to identify the risks of material misstatement.	
		Examples of transactions outside the entity's normal course of business:	
		(a) Complex equity transactions, such as corporate restructurings or acquisitions.	
		(b) Transactions with offshore entities in jurisdictions with weak corporate laws.	
		(c) The leasing of premises or the rendering of management services by the entity to	
		another party if no consideration is exchanged.	
		(d) Sales transactions with unusually large discounts or returns.	
		(e) Transactions with circular arrangements, for example, sales with a commitment	
		to repurchase.	
		(f) Transactions under contracts whose terms are changed before expiry.	

Q. No.	Question and Answer	Mar
2 (b)	M/s PC & Co., Chartered Accountants are the statutory auditors of various categories of companies and bodies corporate. In exercise of the powers conferred under sub-sections	5
	(2) and (4) of section 132, of the Companies Act, 2013 the Central Government made the	
	National Financial Reporting Authority Rules, 2018 (NFRA Rules) (MCA Notification dated	
	13 November 2018). The audit firm seeks your guidance on the applicability of those	
	categories of companies and bodies corporate which are covered by NFRA Rules.	
	Answer: Companies and Bodies Corporate governed by NFRA:	
	(a) companies whose securities are listed on any stock exchange in India or outside	
	India;	
	(b) unlisted public companies	
	\Rightarrow having paid-up capital of not less than ₹500 crores or	
	\Rightarrow having annual turnover of not less than ₹1,000 crores or	
	\Rightarrow having, in aggregate, outstanding loans, debentures and deposits of not less than ₹500 crores	
	as on the 31st March of immediately preceding financial year;	
	(c) insurance companies, banking companies, companies engaged in the generation or	
	supply of electricity, companies governed by any special Act for the time being in	
	force or bodies corporate incorporated by an Act in accordance with clauses (b),	
	(c), (d), (e) and (f) of sub-section (4) of section 1 of the Act;	
	(d) any body corporate or company or person, or any class of bodies corporate or	
	companies or persons, on a reference made to the Authority by the Central Government in public interest; and	
	(e) a body corporate incorporated or registered outside India, which is a subsidiary or	
	associate company of any company or body corporate incorporated or registered in	
	India as referred to in clauses (a) to (d), if the income or net worth of such	
	subsidiary or associate company exceeds 20% of the consolidated income or	
	consolidated net worth of such company or the body corporate, as the case may be,	
	referred to in clauses (a) to (d).	

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Q.	No.	Question and Answer	Mar
2	(c)	Comment with reference to the Chartered Accountants Act, 1949 and schedules thereto:	4
		CA. Dice had signed the Balance sheet of QR Ltd. for the year ended 31 st March, 2019 which	
		failed to give disclosure of the charge created for Rs. 4.35 crores against the Corporate	
		Guarantee given in favour of a Group Company. The Balance Sheet size of the company	
		filed with the Registrar of Companies was Rs. 26.12 crores.	
		Answer: Failure to exercise due diligence and to obtain necessary information:	
		• Clause 2 of Part I of Second Schedule of CA Act, 1949 states that a CA in practice shall	
		be guilty of professional misconduct if he Certifies or submits in his name or in the	
		name of his firm a report of an examination of financial statements unless the	
		examination of such statements and the related records has been made by him or by	
		a partner or an employee in his firm or by another CA in practice.	
		• Clause 7 of Part I of Second Schedule of CA Act, 1949 stats that a CA in practice shall	
		be deemed to be guilty of professional misconduct if he "does not exercise due	
		diligence or is grossly negligent in the conduct of his professional duties".	
		• In the present case, CA Dice, did not exercise due diligence and is grossly negligent in	
		the conduct of his professional duties since he signed the balance sheet of QR Ltd. in	
		which disclosure of the charge created for Rs. 4.35 crores against the Corporate	
		Guarantee given in favour of a Group Company is not made.	
		Conclusion: Mr. Z will be held guilty of professional misconduct as per clauses 2 and 7	
		of Part I of Second Schedule of Chartered Accountant Act, 1949.	
		Note: Alternate Answer possible on the basis of Clause 5 and 6 of Part I of Second	
		Schedule of Chartered Accountant Act, 1949, taking suitable assumptions.	

Q. No.	Question and Answer	M
(a)	In the course of statutory Branch audit of KS Bank Ltd, you observe that some borrower	
	accounts have been regularised before Balance sheet date by payment of overdue amount.	
	Narrate the audit procedures to be carried out with special focus on the Classification of	
	advances and Provisioning for Non-Performing assets of the Branch.	
	Answer: Audit procedure as to Classification of advances and Provisioning for Non-	
	Performing assets:	
	(i) Examine whether the classification made by the branch is appropriate.	
	Particularly, examine the classification of advances where there are threats to	
	recovery.	
	(ii) Examine whether the secured and the unsecured portions of advances have been	
	segregated correctly and provisions have been calculated properly.	
	As per the Reserve Bank guidelines, if an account has been regularised before the	
	balance sheet date by payment of overdue amount through genuine sources, the	
	account need not be treated as NPA. Where, subsequent to repayment by the borrower	
	(which makes the account regular), the branch has provided further funds to the	
	borrower (including by way of subscription to its debentures or in other accounts of	
	the borrower), the auditor should carefully assess whether the repayment was out of	
	genuine sources or not. Where the account indicates inherent weakness based on the	
	data available, the account should be deemed as a NPA. In other genuine cases, the	
	banks must furnish satisfactory evidence to the Statutory Auditors about the manner	
	of regularisation of the account to eliminate doubts on their performing status.	
	It is to be ensured that the classification is made as per the position as on date and	
	hence classification of all standard accounts be reviewed as on balance sheet date. The	
	date of NPA is significant to determine the classification and hence specific care be	
	taken in this regard. NPA should be recognized only based on concept of Past Due/	
	Overdue concept, and not based on the Balance Sheet date.	

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Q .]	No.	Question and Answer	Mar
3	(b)	CA. N has been appointed as an auditor of TRP Ltd. While conducting the audit he has	5
		identified some deficiencies in the Internal control. He needs to determine whether a	
		deficiency or combination of deficiencies in internal control constitutes a "significant	
		deficiency" and has to communicate them in writing to those charged with Governance	
		and management on a timely basis. Guide CA. N with some examples of matters to be	
		considered while determining 'significant deficiency' in internal control with reference to	
		relevant SA.	
		Answer: Matters to be considered while determining significant deficiency:	
		SA 265 "Communicating Deficiencies in Internal Control to Those Charged with	
		Governance and Management" defines the term significant deficiency in internal control	
		as a deficiency or combination of deficiencies in internal control that, in the auditor's	
		professional judgment, is of sufficient importance to merit the attention of those	
		charged with governance.	
		The significance of a deficiency or a combination of deficiencies in internal control	
		depends not only on whether a misstatement has actually occurred, but also on the	
		likelihood that a misstatement could occur and the potential magnitude of the	
		misstatement. Significant deficiencies may therefore exist even though the auditor has	
		not identified misstatements during the audit.	
		Examples of matters that the auditor may consider in determining whether a	
		deficiency or combination of deficiencies in internal control constitutes a	
		significant deficiency include:	
		 (i) The likelihood of the deficiencies leading to material misstatements in the financial statements in the future. 	
		(ii) The susceptibility to loss or fraud of the related asset or liability.	
		(iii) The subjectivity and complexity of determining estimated amounts, such as fair value accounting estimates.	
		(iv) The financial statement amounts exposed to the deficiencies.	
		(v) The volume of activity that has occurred or could occur in the account balance or	
		class of transactions exposed to the deficiency or deficiencies.	

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Q.	No.	Question and Answer	Marl
3	(c)	Mr. Kushal, a practicing Chartered Accountant has signed the GST Audit Reports, Tax Audit Reports u/s 44AB of the Income tax Act, 1961 for the financial year 2019-20 that are filed online using Digital Signature and without generating UDIN on the ground that there is no field for mentioning UDIN on digitally signed online reports. Is the contention of Mr. Kushal valid? Give your comments with reference to the Chartered Accountants Act, 1949 and schedules thereto.	4
		Answer: Contravening Provisions of the Act/Regulations/Guidelines:	
		 As per Clause (1) of Part II of the Second Schedule to the Chartered Accountants Act, 	
		1949, a member of the Institute, whether in practice or not, shall be deemed to be	
		guilty of professional misconduct under, if he contravenes any of the provisions of	
		this Act or the regulations made there under or any guidelines issued by the Council.	
		• In exercise of the powers conferred on it under Item No. (1) of Part- II of the Second	
		Schedule to the Chartered Accountants Act, 1949, the Council of the Institute of	
		Chartered Accountants of India made it mandatory for the members of the Institute	
		in practice to generate Unique Document Identification Number (UDIN) for all GST and Tax Audit Reports w.e.f. 1st April, 2019.	
		• In the present case, Mr. Kushal, a practicing Chartered Accountant has signed the GST	
		Audit Reports, Tax Audit Reports u/s 44AB of the Income tax Act, 1961 for the	
		financial year 2019-20 that are filed online using Digital Signature and without	
		generating UDIN on the ground that there is no field for mentioning UDIN on digitally	
		signed online reports.	
		Conclusion : Contention of Mr. Kushal is not valid as non-generating of UDIN amounts to	

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	Paper 3 "Advanced Auditing & professional Ethics" Suggested Answers – Nov. 202	
Q. No.	Question and Answer	Mai
4. (a)	PQ Limited, a listed entity, is in the business of manufacturing of specialty chemicals. The	5
	company has appointed CA Jazz as CFO of the company. CA Jazz is concerned about	
	compliance with the provisions of laws and regulations that determine the reported	
	amounts and disclosure in financial statements of PQ Limited. Accordingly, CA Jazz wants	
	to implement such policies and procedures that can assist him in the prevention and	
	detection of non-compliance with laws and regulations. Help CA Jazz by citing examples of	
	such policies and procedures.	
	Answer: Examples of the types of policies and procedures an entity may implement to	
	assist in the prevention and detection of non-compliance with laws and	
	regulations:	
	SA 250 "Consideration of Laws and Regulations in an audit of Financial Statements"	
	states that it is the responsibility of management, with the oversight of TCWG, to ensure	
	that the entity's operations are conducted in accordance with the provisions of laws and	
	regulations.	
	The following are examples of the types of policies and procedures an entity may	
	implement to assist in the prevention and detection of non-compliance with laws and	
	regulations:	
	1. Monitoring legal requirements and ensuring that operating procedures are	
	designed to meet these requirements.	
	2. Instituting and operating appropriate systems of internal control.	
	3. Developing, publicising and following a code of conduct.	
	4. Ensuring employees are properly trained and understand the code of conduct.	
	5. Monitoring compliance with the code of conduct and acting appropriately to	
	discipline employees who fail to comply with it.	
	6. Engaging legal advisors to assist in monitoring legal requirements.	
	7. Maintaining a register of significant laws and regulations with which the entity	
	has to comply within its particular industry and a record of complaints.	

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Q. No.		Question and Answer	Mar
Ų.	NO.		
4	(b)	CA. Vimal is the auditor of Excellent Ltd., a parent company which presents Consolidated	1 5
		Financial Statements. The management of Excellent Ltd. has provided the list of the	è
		components included in the Consolidated Financial Statements. As an auditor o	f
		Consolidated Financial Statements, CA Vimal has to verify that all the components have	9
		been included in the Consolidated Financial Statements and review the information	1
		provided by the management in identifying the components. State the procedures to b	e
		followed by CA. Vimal in respect of completeness of this information.	
		Answer: Procedures to be followed by auditor to verify completeness of information	1
		provided by Parent Entity:	
		Auditor of Consolidated Financial Statements should review the information provide	t
		by the management of the parent identifying the subsidiaries, associates and join	t
		ventures. In respect of completeness of this information, the auditor should perform	1
		the following procedures:	
		(i) review his working papers for the prior years for the known subsidiaries	i,
		associates and joint ventures;	
		(ii) review the parent's procedures for identification of subsidiaries and join	t
		ventures;	
		(iii) review the investments to determine the shareholding in other entities;	
		(iv) review the joint venture and other relevant agreements entered into by th	5
		parent;	
		(v) review the statutory' records maintained by the parent, for example registe	r
		required under section 186 of the Companies Act, 2013.	
		The auditor should also identify the changes in the shareholding that might have take	1
		place since the last audit.	

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1 mai	- Paper 3 "Advanced Auditing & professional Ethics" Suggested Answers – Nov. 202	U EXA
Q. No.	Question and Answer	Mar
(c)	In the course of audit of MM Ltd. for the financial year ended 31 st March, 2019, your audit	4
	team has identified the following matter:	
	An amount of Rs. 4 Lakh per month for the marketing services rendered is paid to M/s. MG	
	Associates, a partnership firm in which Director of MM Ltd. is also a managing partner,	
	with a profit-sharing ratio of 30%. Based on an independent assessment, the	
	consideration paid is higher than the arm's length pricing by Rs. 1.50 Lakh per month.	
	Whilst the transaction was accounted in the financial statements based on the amounts	
	paid, no separate disclosure has been made in the notes forming part of the accounts.	
	Give your comments for reporting under CARO 2016.	
	Answer: Reporting of Related Party Transactions under CARO, 2016:	
	• Auditor is required to report the matter as per Para 3(xiii) of CARO 2016 which	
	requires him to report "whether all transactions with the related parties are in	
	compliance with sections 177 and 188 of Companies Act, 2013 where applicable	
	and the details have been disclosed in the Financial Statements etc., as required by	
	the applicable accounting standards".	
	• In the present case, an amount of Rs. 4 Lakh per month for the marketing services	
	rendered is paid to M/s. MG Associates, a partnership firm in which Director of MM	
	Ltd. is also a managing partner, with a profit-sharing ratio of 30%. Based on an	
	independent assessment, the consideration paid is higher than the arm's length	
	pricing by Rs. 1.50 Lakh per month. Whilst the transaction was accounted in the	
	financial statements based on the amounts paid, no separate disclosure has been	
	made in the notes forming part of the accounts.	
	Conclusion: Auditor should report under para 3(xiii) of CARO, 2016, as one of related	
	party transaction amounting ₹4 lakhs per month i.e. in lieu of marketing services has	
	been noticed of which amount ₹1.50 lakh per month is exceeding the arm's length price	
	has not been disclosed highlighting the same as related party transactions as per AS 18.	

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	- Paper 3 "Advanced Auditing & professional Ethics" Suggested Answers - Nov. 202	
Q. No.	Question and Answer	Marl
5. (a)	The management auditor has to analyse the nature and causes of behavioural problems in	5
	the discha <u>r</u> ge of the review function and to arrive at possible solutions to overcome these	
	problems. As a management auditor of Real Limited, how will you demonstrate in arriving	
	at a solution to behavioural problems and create an atmosphere of trust and friendliness,	
	so that audit reports will be understood in their proper perspective?	
	Answer: Arriving at a solution to behavioral problems in management audit:	
	To arrive at a solution to behavioural problems and create an atmosphere of trust and	
	friendliness, so that audit reports will be understood in their proper perspective,	
	management auditor may demonstrate in the following manner:	
	1. Constructive criticism: It is essential that the auditor should concentrate only on	
	constructive criticism. He should also make obvious in his report the value of his	
	comments in tangible terms. Only then would suggestions carry weight with the	
	auditees and they will feel convinced that the auditor has been objective in his	
	remarks in the report.	
	2. Reporting methods: To achieve this objective, the auditor has to make a concerted	
	effort to convey effectively his role by adopting a friendly but firm tone in his	
	report. It is always possible to disagree without being disagreeable, to criticise	
	without being critical. The reports should concentrate on areas which need	
	improvement rather than listing inefficiencies and deficiencies in performance of	
	the auditee.	
	3. Participative approach - It is well established that auditor's reports have better	
	acceptability if the improvements suggested are discussed with those who have to	
	implement them and made to feel that they have participated in the	
	recommendations made for improvements. On the other hand, it has been	
	observed that either oral or written appreciation of the auditee's achievements not	
	only encourages the auditees to develop a friendly attitude towards the auditors	
	but look forward to their guidance in a more receptive fashion.	

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Q. No.	Question and Answer	Ma
5 (b)	BG Limited is a large-sized listed company. The Board of directors have constituted	
	Nomination and Remuneration committee comprising of non-executive and independent	
	directors. The management seeks your advice on the composition and role of the	
	committee. Elucidate the composition and role of Nomination and Remuneration	
	committee as per SEBI (Listing Obligations and Disclosure Requirements) Regulations,	
	2015.	
	Answer: Composition and role of Nomination and Remuneration committee:	
	Regulation 19 of SEBI (LODR) Regulations, 2015 deals with the composition of	
	Nomination and remuneration Committee.	
	(1) The board of directors shall constitute the nomination and remuneration	
	committee as follows:	
	(a) the committee shall comprise of atleast three directors;	
	(b) all directors of the committee shall be non-executive directors; and	
	(c) at least 50% of the directors shall be independent directors and in case of	
	a listed entity having outstanding SR equity shares, 2/3 rd of the	
	nomination and remuneration committee shall comprise of independent	
	directors.	
	(2) The Chairperson of the nomination and remuneration committee shall be an	
	independent director.	
	Role of the nomination and remuneration committee:	
	It shall be as specified in Part D of the Schedule II .	
	(1) Formulation of the criteria for determining qualifications, positive attributes and	
	independence of a director and recommend to the board a policy relating to, the	
	remuneration of the directors, KMP and other employees;	
	(2) Formulation of criteria for evaluation of performance of independent directors and the board;	
	(3) Devising a policy on diversity of board;	
	(4) Identifying persons who are qualified to become directors and who may be	
	appointed in senior management in accordance with the criteria laid down, and	
	recommend to the board of directors their appointment and removal;	
	(5) whether to extend or continue the term of appointment of the independent	
	director, on the basis of the report of performance evaluation of independent directors.	
	(6) recommend to the board, all remuneration, in whatever form, payable to senior management.	

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Q. No	Question and Answer	Mar
5 (
	Mr. Vineet, a chartered accountant in practice, created his own website in attractive	
	format and highlighted the contents in purple colour. The website also displayed the	
	nature of assignments handled along with the names of clients without such requirement	
	from any of the regulator. He also circulated the information contained in the website	
	through e-mail to acknowledge public at large about his expertise. However, he did not	:
	intimate his website address to the Institute.	
	Answer: Hosting Details on Website:	
	• As per guidelines of the ICAI laid down in Clause (6) of Part I of the First Schedule	
	to the Chartered Accountants Act, 1949, a chartered accountant of the firm can	
	create its own website using any format subject to guidelines.	
	• As per guidelines, there is no restriction on the use of colours. However, the name	
	of clients and fees charged from them is not permitted to be appear on the website.	
	• Disclosure of names of clients and/or fees charged, on the website is permissible	
	only where it is required by a regulator, whether or not constituted under a statute,	
	in India or outside India, provided that such disclosure is only to the extent of	:
	requirement of the regulator.	
	• It is also a requirement that none of the information contained in the website be	
	circulated on their own or through E-mail or by any other mode except on a specific	:
	pull request.	
	 Further, there is no requirement to intimate the website address to the Institute. 	
	Members are only required to comply with the website guidelines issued by	
	Council of ICAI.	
	Conclusion : In the present case, Mr. Vineet is guilty of professional misconduct as	
	name of clients are displayed on the website without any requirement of regulator,	
	and website information is circulated through e-mail.	
	and website information is circulated till ough e-filall.	

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CA Final - Paper 3 "Advanced Auditing & professional Ethics"

0.	OR Question and Answer	Ma
0. (c)	CA Vipin has been appointed as Statutory Auditor by IG Insurance Co. Ltd. for 3 of its	Mic
(L)	branches for the F.Y. 2019-2020. Insurance Company is using a 'software called "Applied	
	Epic" wherein all transactions (policy issuance, premium receipts, expense of insurance	
	company, incomes, assets and liabilities) are recorded and financial statements generated	
	at the end of the financial year. CA Vipin not technically equipped and well versed with	
	technology, decided to follow traditional manual auditing approach and started the audit.	
	He is of the view that understanding and using the auditee's automated environment is	
	optional and not required. Do you agree with the approach and views of CA Vipin.?	
	Answer: Auditing in an Information Technology Environment:	
	• The Information Technology environment does not materially affect the scope and	
	objectives of an audit. However, in view of the computerisation in general and the	
	insurance industry in particular, the auditor has to familiarise himself with the IT	
	environment in insurance companies. He should gain an understanding to the	
	workflow of various important transactions.	
	• The auditor may select a few transactions of each type and trace them through the	
	system, i.e., identify the audit trail. This would help him in not only understanding	
	flow of transactions and manner of processing but it will also provide him evidence	
	as to whether the results of processing are correct.	
	• Where the auditor is satisfied about the design and operation of the IT system, he	
	may limit the extent of his checking of transactions in so far as those aspects are	
	concerned, where the IT system has in-built control.	
	• The auditor should seek a written representation from the management about any	
	changes in the IT systems that have taken place during the year. Where different	
	systems have been in operation during the year, the auditor should separately	
	examine the efficacy of each such system. The auditor should also obtain a written	
	representation from the management that there have been no changes in the	
	system during the year other than those specified.	
	Alternate Answer:	
	• Understanding of the automated environment of a company is required as per SA	
	315. The auditor's understanding of the automated environment should include the	
	following:	
	(a) The applications that are being used by the company;	
	(b) Details of the IT infrastructure components for each of the application;	
	(c) The organisation structure and governance;	
	(d) The policies, procedures and processes followed;	
	(e) IT risks and controls.	
	• The auditor is required to document the understanding of a company's automated	
	environment as per SA 230.	

0.11	- Paper 3 "Advanced Auditing & professional Ethics" Suggested Answers - Nov. 20	34 3
Q. No.	Question and Answer	Marl
6. (a		
	It has branches in various parts of India. The company with a focus on housing finance, has	
	outstanding non-convertible debentures worth Rs 150 Crores. The company reportedly	
	missed interest payments of INR 15 Crores on its debts because of inadequate liquidity. As	
	a result, RHL Ltd. faced a series of downgrades by rating agencies on its debts over the	
	past two months. Rating was cut to D from A4 implying that the company was in default or	
	expected to be in default soon. What aspects CA Nadar should look into in relation to the	
	activity of mobilization of public deposits (particularly in relation to downgrading of	
	credit facilities) by RHL Ltd?	
	Answer: Aspects to be looked into with respect to mobilization of public deposits:	-
	1. Credit Rating : Obtain a copy of the credit rating assigned to NBFC and check	
	whether the public deposits accepted/held by it are in accordance with the level of	
	credit rating assigned to it.	
	In the event of a downgrading of credit rating, the auditor should bear in mind that	
	the NBFC will have to reduce its public deposits in accordance with the revised	
	credit rating assigned to it within a specified time frame.	
	2. Interest and Brokerage payments: Test checks the interest and brokerage	
	calculations to ascertain that the NBFC has not paid in excess.	
	3. Written Application : Examine whether the NBFC has accepted or renewed any multiple deposit only after a written explication form the depositor in the specified	
	public deposit only after a written application form the depositor in the specified	
	form.	
	4. Deposit Register : Verify the deposit register maintained by a NBFC and test check	
	the particulars that have been entered therein in respect of each depositor with	
	supporting receipts issued to the depositors.	
	5. Repayment of deposits : Check whether the NBFC is regularly paying its deposits	
	on due dates.	
	6. Custody of investments : Check whether the investments made in approved liquid	
	assets have been lodged in safe custody with a designated bank. Obtain a certificate	
	from the bank to that effect.	
	7. Submission of Accounts: Ascertain whether audited statement of accounts	
	together with a copy of the auditor's report and director's report thereon have	
	been submitted within prescribed time limit from the date of holding the AGM.	
	8. Filing of Annual return: Check whether the NBFC has filed its annual return in	
	specified time.	

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). No.	Question and Answer	Ma
(b)	In the course of audit of Quick Ltd, you suspect that the management has made	
(b)	misstatements in the financial statements intentionally to deceive the users and to	
	succumb to pressures to meet market expectations. Elucidate how the fraudulent financial	
	reporting may be accomplished and also discuss the techniques of committing fraud by	
	management overriding controls.	
	Answer: Means of accomplishing Fraudulent Financial reporting:	
	SA 240, "The Auditor's responsibilities relating to Fraud in an Audit of Financial	
	Statements", deals with auditor's responsibilities in relation to fraud while performing	
	the audit. Auditor is primarily concerned with those frauds that causes material	
	misstatement in financial statements.	
	Fraudulent financial reporting may be accomplished by the following:	
	(a) Manipulation, falsification (including forgery), or alteration of accounting	
	records or supporting documentation from which the financial statements are	
	prepared.	
	(b) Misrepresentation in or intentional omission from, the financial statements of	
	events, transactions or other significant information.	
	(c) Intentional misapplication of accounting principles relating to amounts,	
	classification, manner of presentation, or disclosure.	
	Fraudulent financial reporting often involves management override of controls that	
	otherwise may appear to be operating effectively. Fraud can be committed by	
	management overriding controls using such techniques as:	
	1. Recording fictitious journal entries, particularly close to the end of an accounting	
	period, to manipulate operating results or achieve other objectives.	
	2. Inappropriately adjusting assumptions and changing judgments used to estimate	
	account balances.	
	3. Omitting, advancing or delaying recognition in the financial statements of events	
	and transactions that have occurred during the reporting period.	
	4. Concealing, or not disclosing, facts that could affect the amounts recorded in the financial statements.	
	5. Engaging in complex transactions that are structured to misrepresent the	
	financial position or financial performance of the entity.	
	6. Altering records and terms related to significant and unusual transactions.	

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	Orection and Anguar	Mari
Q. No.	Question and Answer	Mar
(c)	CA Robo has been appointed as Forensic Auditor by BMY Bank Limited for one of its	4
	borrowal accounts WRONG Ltd. CA Robo started the audit by first reviewing the	
	transactions of the borrower in Bank statement as per Bank records to identify any	
	hidden patterns in that information. She had to review huge volume of data, as the	
	number of transactions per day were in hundreds and the data was to be reviewed for the	
	last three years. So, she was stuck up as to how to proceed further to identify any hidden	
	patterns in information, if any. Guide CA Robo, suggesting which technique to be used for	
	identifying any hidden patterns in the information.	
	Answer: Technique to be used for identifying hidden patterns:	
	Detecting fraud is difficult, especially frauds involving material financial statement	
	misstatements, which occur only in about 2% of all financial statements. Fraud is	
	generally concealed and often occurs through collusion. Normally, the documents	
	supporting omitted transactions are not kept in company files. False documentation is	
	often created or legitimate documents are altered to support fictitious transactions.	
	While fraud detection techniques will not identify all fraud, the use of sound	
	techniques can increase the likelihood that misstatements or defalcations will be	
	discovered on a timely basis.	
	In the given situation, CA Robo can use Data Mining technique.	
	Data Mining Technique: It is a set of assisted techniques designed to automatically	
	mine large volumes of data for new, hidden or unexpected information or patterns.	
	Data mining techniques are categorized in three ways: Discovery, Predictive modelling	
	and Deviation and Link analysis. It discovers the usual knowledge or patterns in data,	
	without a predefined idea or hypothesis about what the pattern may be, i.e. without	
	any prior knowledge of fraud. It explains various affinities, association, trends and	
	variations in the form of conditional logic.	

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Page 19
