

EXAMINABLE DOCUMENTS JUNE 17, SEPTEMBER 17, DECEMBER 17 AND MARCH 18

PAPER F4 MYS AND SGP CORPORATE AND BUSINESS LAW

Knowledge of new examinable regulations and legislation issued by 31 May will be examinable in examination sessions being held in the following calendar year. Documents may be examinable even if the effective date is in the future. This means that all regulations and legislation issued by 31 May 2016 will be examinable in the June 2017, September 2017, December 2017 and March 2018 examinations. The exam year has been extended for this initial period only due to the introduction of four sessions for Papers F4 MYS and SGP as from March 2016.

The study guide offers more detailed guidance on the depth and level at which the examinable documents will be examined. The study guide should be read in conjunction with the examinable documents list.

Note on Case Law

Candidates should support their answers with analysis by referring to cases or examples. There is no need to detail the facts of the case. Remember, it is the point of law that the case establishes that is important, although knowing the facts of cases can be helpful as sometimes questions include scenarios based on well-known cases.

PAPER F4 MYS

The examinable legislation for F4 MYS consists of the following:

- The Federal Constitution
- Human Rights Commission of Malaysia Act 1999
- Companies Act 1965 (including the Companies (Amendment) Act 2007)
- Capital Markets and Services Act 2007
- Securities Commission Act 1993
- Contracts Act 1950
- Specific Relief Act 1950
- Civil Law Act 1956
- Partnership Act 1961
- Registration of Businesses Act 1956
- Employment Act 1955
- Industrial Relations Act 1967
- Malaysian Anti-Corruption Commission Act 2009
- Limited Liability Partnerships Act 2012
- Anti-Money Laundering, Anti-Terrorism Financing Act and Proceeds of Unlawful Activities Act 2001.

Further, it must be noted that the Securities Industry Act 1983 has been repealed and replaced by the Capital Markets and Services Act 2007.

Candidates are also reminded to refer to the latest updated Study Guide to be able to focus on examinable areas.

PAPER F4 SGP

Candidates should note that aspects of the Application of English Law Act Cap 7A, the Unfair Contracts Terms Act Cap 396, the Contracts (Rights of Third Parties) Act Cap 53B, the Misrepresentation Act Cap 390 the Partnership Act Cap 391, the Limited Liability Partnerships Act Cap 163A, the Securities and Futures Act Cap 289, and sections 5 and 6 of the Prevention of Corruption Act Cap 241 as set out in the Study Guide are examinable.

Candidates should also note that the Singapore Companies (Amendment) Act 2014 was passed by Parliament on 8 October 2014. The amendments would be implemented in two phases, namely first phase on 1 July 2015 and second phase in first quarter of 2016. All the changes introduced by the Companies (Amendment) Act 2014 will be examinable for the examinations covered by this examinations documents update. Please refer to the study guide and note changes to aspects of the syllabus that have been affected by the Singapore Companies (Amendment) Act 2014.

While candidates are not expected to know the numbers of specific statutory provisions, they should be familiar be the ingredients of a few key statutory provisions.

In addition, it is observed that candidates seem more prepared for topics in the earlier sections of the syllabus and neglect the topics in the later sections of the syllabus. It is hoped that candidates plan their revision timetable carefully so that they have sufficient time to revise all the examinable topics instead of focusing on just a few topics.