

MRL2601
MRL203L

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(492893)

May/June 2011
Mei/Junie 2011

ENTREPRENEURIAL LAW (MERCANTILE LAW)
ONDERNEMINGSREG (HANDELSREG)

Duration 2 Hours
Tydsduur 2 Uur

100 Marks
100 Punte

EXAMINERS / EKSAMINATORE :

FIRST / EERSTE MS/ME J GELDENHUYS
SECOND / TWEEDE PROF I ESSER

This paper consists of 25 pages plus instructions for completing a mark reading sheet
Hierdie vraestel bestaan uit 25 bladsye plus instruksies vir die voltooiing van 'n merkleesblad.

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Hierdie eksamen vraestel bly die eiendom van die Universiteit van Suid-Afrika en mag nie uit die eksamenlokaal verwyder word nie.

INSTRUCTIONS:/INSTRUKSIES:

1. This paper consists of 25 pages and you have to answer *all* the questions.
Hierdie vraestel bestaan uit 25 bladsye en u moet *al* die vrae beantwoord.
2. The paper is divided into 2 sections
SECTION A consists of 3 questions (with subdivisions) and has to be completed in the space provided on the *examination paper* itself.
SECTION B consists of 10 multiple choice questions counting 3 marks each. The answers to the multiple choice questions have to be filled in on the *mark reading sheet* provided to you.
Die vraestel bestaan uit 2 afdelings:
***AFDELING A*, wat uit 3 vrae (met onderafdelings) bestaan, moet op hierdie *vraestel* self voltooi word in die ruimte voorsien.**
***AFDELING B* bestaan uit 10 meerkeusevrae wat 3 punte elk tel. Die antwoorde op die meerkeusevrae moet ingevul word op die *merkleesblad* wat aan u voorsien is.**
3. At the end of the examination you have to hand in both this examination paper as well as the mark reading sheet containing your answers to the multiple choice questions.
Aan die einde van die eksamen moet u beide hierdie eksamenvraestel, sowel as die merkleesblad wat u antwoorde op die meerkeusevrae bevat, inhandig.
4. GOOD LUCK! We hope that you will do well.
STERKTE! Mag dit met u goed gaan.

SECTION A AFDELING A

QUESTION 1
VRAAG 1

1 1 Name the different types of companies that is provided for in the Companies Act 71 of 2008. (5)

1.1 Noem die verskillende tipes maatskappye waarvoor daar in die Maatskappywet 71 van 2008 voorsiening gemaak word. (5)

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1 2 Explain the prescribed procedure for amending a company's Memorandum of Incorporation. (3)

1.2 Verduidelik die voorgeskrewe prosedure ten einde 'n maatskappy se Akte van Oprigting te wysig. (3)

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- 1.3 Under which circumstances may the courts lift the corporate veil and ignore the separate legal personality of a company? Refer to relevant case law. (6)
- 1.3 **Onder welke omstandighede mag die hof die korporatiewe sluier lig en die afsonderlike regspersoonlikheid van 'n maatskappy, verontagsaam? Verwys na toepaslike regspraak. (6)**

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1.4 Sarah wishes to incorporate a company in order to raise funds for wildlife conservation Advise Sarah regarding the requirements for a non- profit company. (5)

1.4 Sarah wil 'n maatskappy inlyf ten einde fondse in te samel vir wildreservering. Adviseer Sarah rakende die vereistes vir 'n maatskappy sonder 'n winsoogmerk. (5)

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1.5 Explain whether or not it is possible for a resolution of shareholders to be passed without holding a general meeting of shareholders. Refer to relevant case law. (6)

1.5 Verduidelik of dit moontlik is, al dan nie, om 'n aandeelhoudersbesluit goed te keur sonder om 'n algemene vergadering van aandeelhouders te belê. Verwys na toepaslike regspraak. (6)

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TOTAL/TOTAAL: 25



QUESTION 2
VRAAG 2

- 2.1 By means of an example, explain the operation of the Turquand Rule under the Companies Act 71 of 2008 (4)
- 2.1 Verduidelik die toepassing van die Turquand-reël ingevolge die Maatskappywet 71 van 2008 deur gebruik te maak van 'n voorbeeld. (4)

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2.2. Read the following statement and explain whether or not it is correct

"In terms of the Companies Act 71 of 2008 companies will now have all the legal capacity and powers of a natural person and such capacity cannot be restricted." (3)

2.2 Lees die volgende stelling en verduidelik of dit korrek is al dan nie:

"Ingevolge die Maatskappywet 71 van 2008 sal maatskappye nou al die regsbevoegdheid en magte van 'n natuurlike persoon geniet en sodanige bevoegdheid kan nie beperk word nie." (3)

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2.3 Under which circumstances may a company declare dividends and what procedure must be followed to declare dividends? (5)

2.3 **Onder welke omstandighede mag 'n maatskappy dividende verklaar en wat is die prosedure vir die verklaring van dividende?** (5)

Handwriting lines for the answer to question 2.3.

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2.4 Explain what the legal concept "share" means. Refer to relevant case law. (3)

2.4 **Verduidelik wat "aandeel" in regsterme beteken. Verwys na toepaslike regspraak.** (3)

Handwriting lines for the answer to question 2.4.

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- 2.5 Tim is a director of Kenza Ltd. A meeting is held where a decision has to be taken regarding the provision of financial assistance to one of Tim's close friends, Jerry. Tim, knowing that the transaction would render it impossible for the company to pay its debts as they become payable in the ordinary course of business, allows the decision to be passed.

With reference to the facts above, explain the procedure that may be followed against Tim in terms of section 162 of the Companies Act 71 of 2008. In your answer you must discuss the following:

- (a) Who can bring such an application. (3)
- (b) The grounds upon which such an application can be brought (3)
- (c) The relevant order sought (1)
- (d) The consequences of such an order. (3)

(10)

- 2.5 **Tim is 'n direkteur van Kenza Bpk. 'n Vergadering word gehou waar daar besluit moet word of finansiële bystand verleen moet word aan een van Tim se goeie vriende, Jerry. Tim, wetende dat die transaksie dit onmoontlik vir die maatskappy sal maak om sy skulde te betaal soos dit verskuldig word in die gewone loop van sake, laat toe dat die besluit goedgekeur word.**

Met verwysing na bogenoemde feite, verduidelik die prosedure wat gevolg kan word teen Tim ingevolge artikel 162 van die Maatskappywet 71 van 2008. In u antwoord moet u die volgende bespreek:

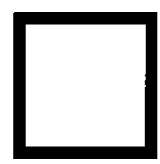
- (a) **Wie so 'n aansoek mag bring.** (3)
- (b) **Die gronde waarop so 'n aansoek gebring kan word.** (3)
- (c) **Die toepaslike bevel verlang.** (1)
- (d) **Die gevolge van so 'n aansoek.** (3)

(10)

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TOTAL/TOTAAL: 25



QUESTION 3

VRAAG 3

3.1 Three friends, Sello, Tokelo and Bonang want to start a business together. Sello believes that a close corporation is exactly the same as a company. Advise Sello regarding distinguishing features of close corporations. (5)

3.1 Drie vriende, Sello, Tokela en Bonang wil saam 'n besigheid begin. Sello is onder die indruk dat 'n beslote korporasie presies dieselfde is as 'n maatskappy. Adviseer Sello rakende kenmerkende eienskappe van beslote korporasies. (5)

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3.2 Indicate which of the following persons are eligible to become members of a close corporation. In each case also indicate whether or not additional requirements would have to be met to enable such persons to become members.

E.g: (f) married man

Answer: Yes. No additional requirements.

- | | | |
|-----|--|-----|
| (a) | A woman married in community of property | (1) |
| (b) | An insolvent | (1) |
| (c) | A trustee of a testamentary trust in his or her capacity as such | (1) |
| (d) | A minor | (1) |
| (e) | A company | (1) |
| | | (5) |

3.2 Dui aan of die volgende persone lede van 'n beslote korporasie kan word. Dui telkens aan of daar aan verdere vereistes voldoen moet word al dan nie ten einde die persoon in staat te stel om 'n lid te word.

Bv: (f) getroude man

Antwoord: Ja. Geen verdere vereistes.

- | | | |
|-----|--|-----|
| (a) | 'n Vrou wat binne gemeenskap van goedere getroud is | (1) |
| (b) | 'n Insolvent | (1) |
| (c) | 'n Trustee van 'n testamentêre trust in sy of haar hoedanigheid as trustee | (1) |
| (d) | 'n Minderjarige | (1) |
| (e) | 'n Maatskappy | (1) |
| | | (5) |

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3.3 Explain whether Moripe CC has to appoint an auditor to examine its annual financial statements.(2)

3.3 Verduidelik of Moripe BK 'n ouditeur moet aanstel ten einde sy finansiële jaarstate te ondersoek. (2)



3.4 The founding statement of Ikhaya CC describes the principal business of the close corporation as, "buying of residential homes for purposes of resale" In terms of the close corporation's association agreement, only one member, Chris, is authorised to contract on behalf of the close corporation. Asanda, one of the members of the corporation, concludes a contract to buy construction equipment on behalf of Ikhaya CC. The other members of Ikhaya CC reject the contract as invalid.

Explain whether or not the close corporation will be bound to the contract concluded by Asanda.(5)

3.4 Die stigtingsverklaring van Ikhaya BK omskryf die hoofbesigheid van die beslote korporasie as "die koop van woonhuise vir doeleindes van herverkoop". Ingevolge die beslote korporasie se samewerkingsooreenkoms mag slegs een van die lede, Chris, namens die beslote korporasie kontrakteer. Asanda, een van die lede van die korporasie, sluit 'n kontrak om konstruksietoerusting namens Ikhaya BK te koop. Die ander lede van Ikhaya BK verwerp die kontrak as ongeldig.

Verduidelik of die beslote korporasie gebonde sal wees aan die kontrak wat Asanda gesluit het al dan nie. (5)

[More lines on following page/Meer lyne op volgende bladsy]

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3.5 Fester CC concluded a loan agreement for R50 000 with Stephen, one of its members. The amount is now due and payable. Tumo, one of the other members of Fester CC, informs you that the close corporation is not presently in a position to pay its debts as they become due in the ordinary course of business. Consider whether or not the close corporation may refuse to pay the R50 000 to Stephen. (3)

3.5 Fester BK het 'n leningsooreenkoms aangegaan met Stephen, een van sy lede, vir die bedrag van R50 000. Die bedrag is nou verskuldig en betaalbaar. Tumo, een van die ander lede van Fester BK lig u in dat die beslote korporasie nie op die oomblik in die normale loop van besigheid skulde wat opeisbaar raak kan betaal nie. Oorweeg of die beslote korporasie mag weier om die R50 000 aan Stephen te betaal. (3)

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TOTAL/TOTAAL: 20



TOTAL SECTION A/TOTAAL AFDELING A: 70

SECTION B AFDELING B

MULTIPLE-CHOICE QUESTIONS**INSTRUCTIONS**

1. Answer all the questions by filling in the answers on the mark reading sheet provided.
2. Use a soft pencil.
3. Please ensure that you fill in your student number on the mark reading sheet. All student numbers contain eight digits. In some instances this includes a "0" at the beginning. You must also use the last pink block.
4. Each correct answer earns three (3) marks. No marks will be deducted for incorrect answers.

MEERVOUDIGEKEUSEVRAE**INSTRUKSIES**

1. **Beantwoord al die vrae deur die antwoorde in te vul op die merkleesblad wat aan u voorsien is.**
2. **Gebruik 'n sagte potlood.**
3. **Maak seker dat u volle studentennommers op die merkleesblad ingevul word. Alle studentennommers bevat agt getalle. In sommige gevalle sluit dit 'n "0" aan die begin in. U moet ook die laaste pienk blokkie gebruik.**
4. **Elke korrekte antwoord verdien drie (3) punte. Geen punte sal vir verkeerde antwoorde afgetrek word nie.**

QUESTION 1

Indicate the **INCORRECT** statement:

According to *Lipschitz v UDC Bank 1979 (1) SA 789 (A)*, for purposes of the Companies Act 71 of 2008

- (1) Assistance to secure a loan does not qualify as financial assistance.
- (2) The "impoverishment test" is the exclusive test to determine whether financial assistance was provided
- (3) Providing security or otherwise exposing the company to risk qualifies as financial assistance.
- (4) Financial assistance must relate to the acquisition of shares in the company. (3)

VRAAG 1

Dui aan watter stelling **ONWAAR** is:

Volgens *Lipschitz v UDC Bank 1979 (1) SA 789 (A)*, vir doeleindes van die Maatskappywet 71 van 2008

- (1) Kwalifiseer bystand om 'n lening te verkry, nie as finansiële bystand nie.
- (2) Is die "verarmingstoets" die uitsluitlike toets om te bepaal of finansiële bystand verleen is.
- (3) Kwalifiseer die voorsiening van sekuriteit of enige ander manier waarop die maatskappy in gevaar gestel word, as finansiële bystand.
- (4) Moet finansiële bystand verband hou met die verkryging van aandele in die maatskappy. (3)

QUESTION 2

Nathi is in the process of forming a new company. He wants to enter into a pre-incorporation contract. Which one of the following statements with regard to pre-incorporation contracts is **INCORRECT**?

- (1) Common law methods of entering into a pre-incorporation contract are not applicable
- (2) Pre-incorporation contracts are entered into on behalf of a company which is not yet in existence.
- (3) The Companies Act 71 of 2008 requires the pre-incorporation contract to be in writing.
- (4) A person entering into a pre-incorporation contract has the intention that the company will be bound by the provisions thereof, once it is incorporated. (3)

VRAAG 2

Nathi is tans besig om 'n nuwe maatskappy op te rig. Hy wil 'n voorinkorporasiekontrak aangaan. Watter een van die volgende stellings met betrekking tot voorinkorporasiekontrakte is **ONWAAR**?

- (1) Gemeenregtelike metodes om voorinkorporasiekontrakte aan te gaan, is nie van toepassing nie.
- (2) Voorinkorporasiekontrakte word aangegaan namens 'n maatskappy wat nog nie bestaan nie.
- (3) Die Maatskappywet 71 van 2008 vereis dat voorinkorporasiekontrakte op skrif moet wees.
- (4) Iemand wat 'n voorinkorporasiekontrakte aangaan, het die bedoeling dat die maatskappy deur die bepalinge daarvan gebind sal wees sodra die maatskappy ingelyf is. (3)

QUESTION 3

Choose the **CORRECT** option:

According to the Companies Act 71 of 2008, for the incorporation of a company the following documents must be filed together with the prescribed fee: the Memorandum of Incorporation and the ...

- (1) Association agreement.
- (2) Founding statement.
- (3) Notice of Incorporation.
- (4) Notice of first directors of the company. (3)

VRAAG 3

Kies die **KORREKTE** opsie:

Ingevolge die Maatskappywet 71 van 2008 moet die volgende dokumente saam met die voorgeskrewe fooi ingedien word ten einde 'n maatskappy te registreer: die Akte van Oprigting en die ...

- (1) Samewerkingsooreenkoms.
- (2) Funderende verklaring.
- (3) Kennisgewing van Inkorporasie.
- (4) Kennisgewing van die eerste direkteure van die maatskappy. (3)

QUESTION 4

Choose the **CORRECT** option:

When the Companies Act 71 of 2008 comes into operation...

- (1) close corporations that existed before its enactment will immediately lose their legal personality
- (2) no action in terms of the Close Corporations Act 69 of 1984 will be enforceable against the close corporation upon conversion into a company.
- (3) the Close Corporations Act 69 of 1984 will be repealed.
- (4) it will no longer be possible to incorporate new close corporations. (3)

VRAAG 4

Kies die **KORREKTE** stelling:

By inwerkingtrede van die Maatskappywet 71 van 2008...

- (1) sal beslote korporasies wat bestaan het voor die inwerkingtrede onmiddellik hul regspersoonlikheid verloor.
- (2) sal geen aksie ingestel kragtens die Wet op Beslote Korporasies 69 van 1984 afdwingbaar wees teen die beslote korporasie by omskakeling na 'n maatskappy nie.
- (3) sal die Wet op Beslote Korporasies 69 van 1984 herroep word.
- (4) sal dit nie meer moontlik wees om nuwe beslote korporasies op te rig nie. (3)

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QUESTION 5

Choose the **CORRECT** answer
An association agreement...

- (1) is not a prerequisite for the formation and running of a close corporation.
- (2) may regulate the manner in which an insolvent member's interest may be disposed of.
- (3) may not regulate the manner in which members will settle disputes.
- (4) may not regulate the procedure to be followed at meetings. (3)

VRAAG 5

Kies die KORREKTE antwoord:
'n Samewerkingsooreenkoms...

- (1) is nie 'n voorvereiste vir die totstandkoming en voortbestaan van 'n beslote korporasie nie.
- (2) kan die wyse waarop 'n insolvente lid se ledebelang verdeel word reguleer.
- (3) mag nie die prosedure vir geskilbeslegting tussen lede reguleer nie.
- (4) mag nie die prosedure wat gevolg moet word vir vergaderings reguleer nie. (3)

QUESTION 6

Choose the **CORRECT** option:
In a personal liability company.

- (1) The directors are jointly and severally liable, together with the company, for all contractual debts and liabilities incurred during their terms of office
- (2) The company is considered to be a public company and must have at least seven members.
- (3) The company's name must end with the words 'Ltd'.
- (4) The company's Memorandum of Incorporation must prohibit the payment of dividends to its members. (3)

VRAAG 6

Kies die **KORREKTE** stelling:
In 'n maatskappy met persoonlike aanspreeklikheid...

- (1) **is die direkteure gesamentlik en afsonderlik aanspreeklik, tesame met die maatskappy, vir alle kontraktuele skulde en laste wat tydens hulle ampstermyn aangegaan is.**
- (2) **word die maatskappy as 'n publieke maatskappy beskou en moet dit ten minste sewe lede hê.**
- (3) **moet die maatskappy se naam eindig met die woorde 'Bpk'.**
- (4) **moet die betaling van dividende aan sy lede verbied word in die maatskappy se Akte van Oprigting.** (3)

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QUESTION 7

Choose the **CORRECT** option:
Zantac Ltd is...

- (1) a private company.
- (2) a state-owned company.
- (3) a close corporation.
- (4) a public company. (3)

VRAAG 7

Kies die KORREKTE opsie:
Zantac Bpk is...

- (1) 'n private maatskappy.
- (2) 'n maatskappy in staatsbesit.
- (3) 'n beslote korporasie.
- (4) 'n publieke maatskappy. (3)

QUESTION 8

Choose the **CORRECT** statement

If a member of a close corporation fails to act with the required degree of care and skill...

- (1) he or she will be liable for all the corporation's debts
- (2) he or she will be liable even if the corporation did not incur a loss.
- (3) he or she will be liable for the loss caused by his or her actions.
- (4) a member will incur liability for negligent acts even if written approval of all the members have been obtained. (3)

VRAAG 8

Kies die KORREKTE stelling:

Indien 'n lid van 'n beslote korporasie versuim om met die nodige sorg en vaardigheid op te tree...

- (1) sal hy of sy aanspreeklik wees vir al die korporasie se skulde.
- (2) sal hy of sy aanspreeklik wees al het die korporasie geen skade gely nie.
- (3) sal hy of sy aanspreeklik wees vir die verlies voortspruitend uit sy of haar aksies.
- (4) sal 'n lid aanspreeklikheid opdoen vir nalatige optrede selfs al was die skriftelike toestemming van al die lede verkry. (3)

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QUESTION 9

Which of the following persons/entities are disqualified to be a director, but may be appointed as a director of a company with the permission of the court?

- (1) a trust
- (2) an unrehabilitated insolvent
- (3) a juristic person
- (4) a minor (3)

VRAAG 9

Welke van die volgende persone/ entiteite is gediskwalifiseerd om 'n direkteur te wees, maar mag aangestel word as 'n direkteur van 'n maatskappy met die toestemming van die hof?

- (1) 'n trust
- (2) 'n ongerehabiliteerde insolvent
- (3) 'n regs persoon
- (4) 'n minderjarige (3)

QUESTION 10

Choose the **INCORRECT** statement:

- (1) The Companies Act 71 of 2008 provides a complete codification of directors' duties.
- (2) The duties of directors contained in the Companies Act 71 of 2008 are subject to and does not substitute their common law duties
- (3) Directors stand in a fiduciary relationship to the company of which they are directors, even if they are non-executive directors
- (4) The test to determine whether or not a director acted with the required degree of care and skill is objective with subjective elements. (3)

VRAAG 10

Kies die stelling wat **ONWAAR** is:

- (1) Die Maatskappywet van 2008 verskaf 'n algehele kodifikasie van die verpligtinge van direkteure.
- (2) Die pligte van direkteure soos vervat in die Maatskappywet van 2008 is onderhewig aan die gemeneereg en vervang nie die gemeenregtelike verpligtinge nie.
- (3) Direkteure is in 'n vertrouensverhouding met die maatskappy selfs indien hulle nie-uitvoerende direkteure is nie.
- (4) Die toets ten einde te bepaal of 'n direkteur met die nodige sorg en vaardigheid opgetree het is objektief met subjektiewe elemente. (3)

TOTAL FOR SECTION B/TOTAAL VIR AFDELING B: 30

TOTAL/TOTAAL: 100


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PART 1 (GENERAL/ALGEMEEN) DEEL 1


STUDY UNIT e.g. PSY100 X STUDIE EENHEID bv. PSY100 X		INITIALS AND SURNAME VOORLETTERS EN VAN	
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STUDENT NUMBER STUDENTENOMMER		EXAMINATION CENTRE (E.G. PRETORIA) EKSAMENSENTRUM (BV. PRETORIA)	
UNIQUE PAPER NO UNIEKE VRAESTEL NR			

For use by examination invigilator
Vir gebruik deur eksamenopsiener

IMPORTANT

- 1 USE ONLY AN HB PENCIL TO COMPLETE THIS SHEET
- 2 MARK LIKE THIS 
- 3 CHECK THAT YOUR INITIALS AND SURNAME HAS BEEN FILLED IN CORRECTLY
- 4 ENTER YOUR STUDENT NUMBER FROM LEFT TO RIGHT
- 5 CHECK THAT YOUR STUDENT NUMBER HAS BEEN FILLED IN CORRECTLY
- 6 CHECK THAT THE UNIQUE NUMBER HAS BEEN FILLED IN CORRECTLY
- 7 CHECK THAT ONLY ONE ANSWER PER QUESTION HAS BEEN MARKED
- 8 DO NOT FOLD

BELANGRIK

- 1 GEBUIK SLEGS N HB POTLOOD OM HIERDIE BLAD TE VOLTOOI
- 2 MERK AS VOLG 
- 3 KONTROLEER DAT U VOORLETTERS EN VAN REG INGEVUL IS
- 4 VUL U STUDENTENOMMER VAN LINKS NA REGS IN
- 5 KONTROLEER DAT U DIE KORREKTE STUDENTENOMMER VERSTREK HET
- 6 KONTROLEER DAT DIE UNIEKE NOMMER REG INGEVUL IS
- 7 MAAK SEKER DAT NET EEN ALTERNATIEF PER VRAAG GEMERK IS
- 8 MOENIE VOU NIE

PART 2 (ANSWERS/ANTWOORDE) DEEL 2

1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100	101	102	103	104	105	106	107	108	109	110	111	112	113	114	115	116	117	118	119	120	121	122	123	124	125	126	127	128	129	130	131	132	133	134	135	136	137	138	139	140
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Specimen only

MARK READING SHEET INSTRUCTIONS

Your mark reading sheet is marked by computer and should therefore be filled in thoroughly and correctly

USE ONLY AN HB PENCIL TO COMPLETE YOUR MARK READING SHEET

PLEASE DO NOT FOLD OR DAMAGE YOUR MARK READING SHEET

Consult the illustration of a mark reading sheet on the reverse of this page and follow the instructions step by step when working on your sheet

Instruction numbers ① to ⑩ refer to spaces on your mark reading sheet which you should fill in as follows

- ① Write your paper code in these eight squares, for instance

P	S	Y	1	0	0	-	X
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- ② The paper number pertains only to first-level courses consisting of two papers

WRITE

0	1
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 for the first paper and

0	2
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 for the second. If only one paper, then leave blank

- ③ Fill in your initials and surname
- ④ Fill in the date of the examination
- ⑤ Fill in the name of the examination centre
- ⑥ WRITE the digits of your student number HORIZONTALLY (from left to right). Begin by filling in the first digit of your student number in the first square on the left, then fill in the other digits, each one in a separate square
- ⑦ In each vertical column mark the digit that corresponds to the digit in your student number as follows [-]
- ⑧ WRITE your unique paper number HORIZONTALLY
NB Your unique paper number appears at the top of your examination paper and consists only of digits (e.g. 403326)
- ⑨ In each vertical column mark the digit that corresponds to the digit number in your unique paper number as follows [-]
- ⑩ Question numbers 1 to 140 indicate corresponding question numbers in your examination paper. The five spaces with digits 1 to 5 next to each question number indicate an alternative answer to each question. The spaces of which the number correspond to the answer you have chosen for each question and should be marked as follows [-]
- ◆ For official use by the invigilator. Do not fill in any information here