Unit: 1 Company Formation 1. What do you mean by Company? Ans:- A company is an association of persons having common economic objectives. It has separate legal existence and a common seal. It collects capital by issuing transperable shares. Explain the features of Company Joinstock Company. Ans: A company is an association of persons having common economic objectives. It has separate legal existence and a common seal. It collects capital by issuing transperable shares. The peotures of Company/Join stock company are as pollows:i) Artipicial person: Company is an artificial person created by law It can be put to an end only through the legal process. It enjoys the pacility of the nation natural person in certain aspects. It can buy, hold and sell the property on its ownii) Separate legal existence: Company has a separate legal entity independent from its shareholders. It can borrow debts, can carry on business, and enter into a contract in its name It can sue others and can be sued by others

iii) Perpetual existence:

siddhaacharya.com.np

ww.prasiddhaachar

Company is a corporate body. It acquires a separate legal entity distint from its members with a common seal. It is not affected by the death, retirement, or insolvency of its shoreholder's. Similarly, it performs business without any interruption.

ww.prasiddhaacharya.

iv>Limited liability:

Company is an artificial person and as such its members are not liable for the entire debts of the company. The liability of share-holders of the company is limited up to their copyal investment. The company can bornew a loan for expansion of business.

V) Formation:

For the formation of a company, promoters group of shareholders have played a major role, and later on its membership increase by the sale of shares. The information of a companied more time and capital.

vill Management of representatives:

holders are the real owners of the company.
But in practice, not all the shareholders may involve in the management of the company. The management of the company is done by the representative of shareholder, Known as the memor the board of director.

vii) Transferability of shares:

The shares of the join-stock company, especially of a public limited company, are easily transferable from one person to another without prior permission from company management. The shareholders may come and shareholders may go, but the company remains as it is.

Viii Common Seal:

As an artificial person, a company cannot act or sign I teels in official documents. Thus, it has a common seal which is the engraved name emblem of the company company. It is offixed on all important documents of their official we validity.

- 3. What do you mean by Private Company?
  Ins:-Private Company is one of the registered company incorporated according to the company act.
  According to the company Act 2063 (Amended, 2074), the minimum number of a Shareholder may be one and maximum Shareholders should not be exceeded one hundred and one.
- 4. What do you mean by Public Company?

  108: Company other than Private Ital. comes under public Ital. company. According to section 2 of the company act 26 2063 (Amended, 2074), a public company means any company incorporated according to this act. The minimum number of Shareholden & ce

seven(7) and the maximum is unlimited. What are the advantages of Public Limited Company? Ans: According to section 2 or the company oct 2063 (Amended, 2074), a public company means any company incorporated according to this act. AcThe advantages of Public limited Company ore as pollows: is Limited Liability The liability of the shareholders of the company is limited up to their capital investment. The company can borrow loans for expansion and diversification of business of purchase goods on credit during the regular busines but in its nown name ii) Adequate Capital: Comparatively, capital investment in a company is more than that of o partnership firm, sole training concern, and private company because it can collect capital required by issuing shares or debentures among unlimited people & for a sup subscription iii) Perpetual existence Company is an artificial person created by a low. As a corporate body, its existence is perpetual. The death retirement, lunoncy of shareholders or promoters do not affect in regular function of the company

www.prasiddhaacharya word in Transferability of shares: Shares of a public limited company are easily transferable from one person to another. Such transfer of shores do not affect the regular function of the company and prior permission from management is not required to transper shares v) Eppective Management We know that management is the backbone of an institution and its success depends upon its management system. In a company for the function of management, members of the board of directors Differentiate between Private and Public Company. The differences between Private and Public Company organs collows:-Public Limited Company Printelimited Company 4 i) According to company oct i) In company act 2063 2063 (Amended, 2074), in (Amended, 2074), por the private limited company, the public limited company, the minimum number. the minimum number of of members is fixed to members is oneld) and Seven 17) and maximum the marimumis not member are untimited. exceeded hundred one (101)

ii) A private limited componyii) A publiclimited company can start its business Can start its business only immediatedly ofter getting ofter getting the restificate the certificate of of commencement incorporation from the from the concerned concerned department department of the of the government of Nepal. government of Nepal. iii) Init, the minimum num In it, the minimum num ber of directors should be bar of directors should two/2) and their terms be 8 three (8) and the of toffice will be as maximum not exceeded prescribed in articles of to elevencu). association of company. It is bounded to publis iv) It is not bound to publish iv) its prospectus at the prospectus at the time of issue of shares # time of issue of shares for bub public subscriptio the time of & for a subscription. V) It cannot issue shores and It can issue shares and debentures to the general debentures to the public for the collection unlimited general public of capital. It can issue for the collection of Shares among a limited capital and another number of members. fund.

www.prasiddhaachary

pro	asidahaacharya.com.np www.prasidahaacharya.com.np www.pras
W-P	7. What do you mean by Memorandum of Association 18. Memorandum of Association
<u>Fli</u>	or constitution of Hissociation (MoA) is the charter.
Man,	the contents necessary for company formation and operation. It is the foundation of company
MN	www.prasiduhado
201	8. What do you mean by Articles of Association (AOA)?  s: Articles of Association (AOA) are the document of internal management of the comment.
P -	which is essential to maintain hierarch
. TP	www.prasie
ns	1. luhat do you mean by Prospectus?  Si- Prospectus is any document, including any notice,  circulor, advertisement, or other document,
na-	The public to subscribe
OTT	for or purchase any shares or de bentures of a
o.	What are the content of MOA?  MOA is the charter or constitution of the
a <del>c</del> t	company. It contains all the contents necessary for company formation and operation.
rya.	The content of MOA are as follows:
ary'	i) Name of the company
har	ii) The address of the registered office of the company.

ww.prasiddhaa

adcharya.com.np

siddhaacharya. NWW.prasiddhaach 11. What are the content of AOA? Ins: AOA are the document of internal management of the Company. It contains rules, regulations, and bye-laws of the company which is easential to mointain hierarchy in the management system The content of ADA are as pollows:i) Procedures of convening the general meeting of the company and notice to be given for such meeting, ii) Proceedings of general meeting, D. What are the content of Prospectus) ns: Prospectus is any document, including any notice, circular, advertisement, or other document, inviting offers from the public to subscribe for or purchase any shares or debentures of a body. The content of Prospectus are as rollows:is Arrangement relating to bonus shares. i) A & biggraphical introduction of director What do you mean by registered Company? A company registered according to the provision ns! of the company act is known as registered company. The procedures of establishment, right, duties, working o realetc. Of such company are specified at the time of incorporation