LL.M.(with Credits)-External-Semester 2012 Sem III

LLM23B1-Course Code B05 Judicial Control of Administrative Powers

P. Pages: 1 GUG/W/16/3220

Max. Marks: 80

Notes: 1. Answer **five** Questions in all of which Q. **1** is Compulsory.

- 2. All questions carry equal marks.
- 3. Refer to the case law if necessary.
- 1. Write short notes on any two.
 - a) Laches

Time: Three Hours

- b) Good Faith doctrine
- c) Permanent injunction
- d) Reasoned Decisions
- 2. Though courts are the most primary instrument of controlling Administrative Actions, there are certain restraints on its powers of judicial review'. Comment.
- 3. Flexibility is the essence of administrative action can the rules of natural justice be compromised in the name of Flexibility in administrative actions?
- 4. How the ordinary remedies like specific performance and civil suits for compensation can be useful in actions against Government and public authorities for maladministration?
- **5.** What is ouster clause? How can it be used for excluding judicial review against administrative actions?
- **6.** What to you understand by Administrative Discrimination? How does it affect the constitutionality of action taken by administrative authorities?
- 7. Describe the relationship between public Interest litigation and maladministration.
- **8.** Write a descriptive note on historical evolution of the concept of Natural Justice.
