## Paper / Subject Code: 76409 / Business Law-I

Time: 2.30 HRS Marks: 75

Q.1.A] Answer the following multiple choice questions. [Any 8]	8 mks
1. When a contract is performed by both the parties, the contract comes to an end by	
a) lapse of time b) discharge by performance	
c) discharge by agreement d) discharge by breach	
2. When an innocent party is claiming for monetary damages, it may be	
a) liquidated damages. b) vindictive damages.	
c) any of them. d) all of them.	
3. Which is not goods	
a) live stock b) shares c) valid Indian Currency d) Goodwill	
4. Doctrine OF Caveat emptor places the burden on the	
a) buyer b) seller c) third party d) government.	A. A
5) the lien of an unpaid seller depends on	),
a) possession b) title. c) ownership d) possession and ownership	
6) Suresh and Pawan go into a shop. Suresh says to the shopkeeper, Kamal, let Pawan have does not pay you,I will. This is a	the goods, and if
a) contract of guarantee b) contract of indemnity c) contract of surety d) Quasi- contract	act
7) Under the Negotiable Instrument Act, which of the following refers to "a written document is created in favour of some person"?	nt by which a right
a) promise b) instrument c)agreement d) contract	
8) For what term of imprisonment an offender under section 138 of the Negotiable Instrument and	ments Act can be
a) two years b)one year c) three years d) five years.	
9) The right of subrogation in a contract of guarantee is available to the	
a] Creditor b] Principal debtor c] Surety	
10) Who is not a party to a Cheque?	
a) drawer b) drawee c) payee d) Acceptor	
Q.I.B) State whether the following statements are True or False: (Any 7)	7 mks
1) Stranger to a contract cannot sue while stranger to consideration can sue	

- 1) Stranger to a contract cannot sue while stranger to consideration can sue.
- 2) Where a party to a contract does not suffer any loss on account of breach of a contract can never claim damages.
- 3) A Contract once entered needs to be performed under all circumstances.
- 4) Any person who voluntarily makes a payment on behalf of another, can recover it.

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5) Death of a surety does not put an end to the contract of guarantee. 6) Sale of Goods Act only deals with immovable property. 7) Cheque is valid for the period of three months. 8) Payee is the person to whom money is to be paid. 9) In a contract of sale, money is a consideration. 10) Unascertained goods are same as generic goods. Q.II. A) Define a Proposal and what are the essential requirements of a valid proposal? 8 mks 7 mks B) "No Consideration, No Contract"- Discuss & State exception to the rule. OR C) Define the "Contract of Guarantee" and state the essential requirements of Contract of Guarantee. 8 mks D) Explain fully Agency by Ratification 7 mks Q.III. A) State the Distinction between Sale & Agreement to sell. 8 mks B) Explain the Doctrine of Caveat Emptor & State its exception. 7 mks C) Who is 'Unpaid Seller'? What are his various rights under the Sale of Goods Act? 8 mks D) What is an Auction Sale? What are the rules applicable to Auction Sales? 7 mks Q.IV. A) What is a Bill of exchange? How does a Promissory Note differ from a bill of exchange? 8 mks B) What is meant by a special crossing of a Cheque? How does special crossing differ from general crossing of a Cheque? 7 mks OR C) State the various modes of Discharge of Negotiable Instrument. 8 mks D) Write a note on Dishonor of Cheque. 7 mks Q. V. A) Define a Consumer as per Consumer Protection Act and also state who is not a Consumer as per the Act. 8 mks B) What are the Objects of the Consumer Protection Act, 1986? 7 mks OR D) Short Note (Any 3): 15 mks

1) Auction Sale 2) Unfair Trade Practices 3) Hire purchase agreement

4) Deficiency in Services 5) Consumer Dispute

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