



**DEPARTMENT OF BUSINESS ADMINISTRATION**

**QUESTION BANK FOR BBA**

**BUSINESS LAWS**

**MODULE I (CO Discuss law of contract principles)**

**(Blooms Taxonomy Level 2-Understand)**

**SECTION A**

1. Explain Voidable contract
2. Describe consensus ad idem
3. Infer offer
4. Discuss acceptance
5. Past consideration is no consideration. Explain
6. Demonstrate capacity to contract.
7. Indicate about necessaries.
8. Illustrate essentials of a bilateral mistake
9. Differentiate coercion and undue influence.
10. Indicate the agreements opposed to public policy.

**SECTION B**

11. Illustrate essentials of a wagering agreement.



12. Explain contingent contracts.
13. Explain the rules relating to devolution of joint rights and liabilities.
14. Illustrate the ways in which a contract may be discharged.
15. Identify types of damages
16. Cite about quasi contracts.
17. Quasi contracts are not contracts at all. Explain.
18. Express the ways in which a contract may be discharged by way of agreement.

## **SECTION C**

19. Explain the remedies available to a party in case of a breach of contract.
20. Report the ways in which a contract may be discharged.
21. Illustrate the cases where consideration of a contract is termed as unlawful.
22. Generalize the situations where consent is not free.

## **MODULE 2 (CO Enumerate contracts of indemnity and guarantee)**

### **(Blooms Taxonomy Level 1- Remember)**

#### **SECTION A**

- I. Report about contract of guarantee





2. Identify types of guarantee
3. Define contract of indemnity
4. Explain subrogation
5. Cite parties to contract of guarantee
6. Explain the rights of a surety
7. Illustrate how a surety is discharged by the conduct of the creditor.
8. Differentiate between contract of guarantee and indemnity.
9. Explain the rights of a surety.
10. Summarize rights of a surety.

## **SECTION B**

11. Describe cases where liability of surety comes to an end
12. Explain rights of surety against co-sureties.
13. Illustrate nature and extent of surety's liability.
14. Differentiate between contract of guarantee and indemnity.
15. Cite the essentials of contract of guarantee.
16. Explain the termination of contract of guarantee.
17. Explain how a surety is discharged by the conduct of the creditor.
18. Classify types of guarantee.

## **SECTION C**

19. Explain the nature and extent of surety's liabilities; different methods by which the liability of a surety is discharged.



20. Identify how a surety is discharged by the act or conduct of the creditor.
21. Express the rights of surety.
22. Enumerate contract of guarantee with examples and how is it different from indemnity

## **MODULE 3 (CO Examine contracts of bailment and pledge)**

### **(Blooms Taxonomy Level 3-Apply)**

#### **SECTION A**

1. Define bailment.
2. Cite gratuitous bailment
3. Enumerate parties in bailment.
4. Explain 'lien'.
5. Cite types of lien.
6. Enumerate parties in pledge.
7. Differentiate between bailment and pledge.
8. Differentiate between particular lien and general lien.
9. Explain the liabilities of finder of goods.
10. Cite bailor with an example

#### **SECTION B**

11. Cite bailee with an example
12. Identify the essentials of bailment.
13. Enumerate the essentials of bailment



14. Relate rights of bailor with duties of bailee.
15. Relate duties of bailor with rights of bailee.
16. Describe lien.
17. Discuss particular lien
18. Discuss general lien.

## **SECTION C**

19. Explain the legal duties of finder of goods
20. Explain rights and duties of bailee
21. Enumerate rights and duties of bailor.
22. Explain the different modes by which bailment may be terminated.

## **MODULE 4 (CO Classify principal and agents)**

### **(Blooms Taxonomy Level 4-Analyse)**

#### **SECTION A**

1. Cite who is a factor
2. Judge who is an agent.
3. Appraise del credere agency
4. Explain irrevocable agency
5. Categorize sub agent and substituted agent.
6. Illustrate universal agent.



7. Explain substituted agency
8. Enumerate the rules of agency.
9. Organize the creation of agency.
10. Define contract of agency

## **SECTION B**

11. List types of agents
12. Outline the creation of agency by operation of law.
13. Categorize agent's authority
14. Categorize types of principal
15. Explain the duties of an agent.
16. Explain the rights of an agent
17. Discuss the duties of principal.
18. Discuss the rights of principal.

## **SECTION C**

19. Interpret delegatus non-protetstdelegare
20. Illustrate exceptions to delegatus non-protetstdelegare
21. Explain how a sub-agent is related to principal.
22. Outline the personal liability of an agent

**MODULE 5 (CO Interpret contract of sale of goods act)**

**(Blooms Taxonomy Level 5-Evaluate)**





## SECTION A

1. Distinguish between sale and agreement to sell.
2. Explain the types of goods in sale of goods act.
3. Write a note on 'right of stoppage in transit'.
4. Discuss : a. Right of an unpaid seller.
5. Discuss : Condition and warranties
6. Explain *nemo dat quod non habet*
7. Explain the expression 'dumping'
8. Cite stoppage in transit
9. Define an unpaid seller.
10. Enumerate the types of delivery of goods.

## SECTION B

11. Explain goods sold on approval basis.
12. Explain why the time of transfer of ownership of goods is important.
13. Explain the rules regarding the transfer of ownership of goods is important.
14. Bring out the significance of rules regarding transfer of ownership.
15. Describe exceptions to *nemo dat quod non habet*.
16. Illustrate unascertained goods.
17. Outline the rules relating to transfer of property in specific goods.
18. Explain the expression *caveat emptor*.



## SECTION C

19. Enumerate the implied conditions in the sale of goods act.
20. Explain the rights of an unpaid seller.
21. 'Only an owner can pass title to the buyer'. Explain
22. Explain the implied conditions and warranties in a contract of sale

