

**BBA-15**  
December - Examination 2019  
**BBA Pt. III Examination**  
**Legal Aspects of Business**  
**Paper - BBA-15**

**Time : 3 Hours ]**

**[ Max. Marks :- 70**

---

**Note:** The question paper is divided into three sections A, B and C. Write answers as per given instructions.

**Section - A**

**7 × 2 = 14**

**(Very Short Answer Questions)**

**Note:** Answer **all** questions. As per the nature of the question delimit your answer in one word, one sentence or maximum upto 30 words. Each question carries 2 marks.

1. i. Give the definition of contract.
- ii. What do you meant by competency to contract?
- iii. What is 'Undue Influence'?
- iv. What is meant by condition is a contract of sale?
- v. Define bills of exchange.
- vi. "Company is an artificial person". Explain.
- vii. What is 'District Consumer Forum'.

**Section - B** $4 \times 7 = 28$ **(Short Answer Questions)**

**Note:** Answer **any four** questions. Each answer should not exceed 200 words. Each question carries 7 marks.

2. Explain the important characteristics of a valid contract.
3. Write a short note on contractual capacity of a minor.
4. Distinguish between coercion and undue influence.
5. Explain meaning and characteristics of contingent contract.
6. Explain the rights of a consumer under consumer protection act.
7. Explain in brief the main characteristics of a company.
8. How to distinguish between cheque and bills of exchange.
9. Write a note on "Doctrine of Caveat Emptor".

**Section - C** $2 \times 14 = 28$ **(Long Answer Questions)**

**Note:** Answer **any two** questions. You have to delimit your each answer maximum upto 500 words. Each question carries 14 marks.

10. "All contracts are agreement but all agreement are not contracts". Comment and also differentiate between agreement and contract.
11. Briefly explain the various agreements that are expressly declared to be void under the Indian Contract Act.
12. What do you mean by Endorsement of negotiable instrument? Explain the essentials of valid endorsement.
13. Difference between in a condition and warranty under what circumstances can breach of condition be treated as breach of warranty?