

Roll No.

SAP ID



UNIVERSITY OF PETROLEUM AND ENERGY STUDIES
End Semester Examination, July 2020
Open Book – Through Blackboard Learning Management System

Course: Law of Contracts II Course Code: CLCC 1004 Semester: IV
Programme: B.Tech.,LL.B.(Hons.) 2018

Time: 03 hrs.

Max. Marks: 100

Instructions:

As this examination is in open-book format, the students are expected to demonstrate a very high degree of Academic Integrity and not copy contents from resources referred. Instructors would look for understanding of the concept by the students and any similarity found from resources online/ offline shall be penalized in terms of deduction of marks and even cancellation of paper in requisite cases. The online examination committee of the School would also look for similarity of two answer scripts and if answer scripts of two or more students are found similar, both the answer scripts shall be treated as copied and lead to cancellation of the paper. In view of the aforesaid points, the students are warned that they should desist from using any unfair means.

All Questions are Compulsory
Answer each question in not more than 500 words

S. No.		Marks	CO
1	A gives a shirt piece to B, a tailor, for making into a shirt, the agreed charges being Rs.200. A gives the same to B, but, B refuses to deliver the shirt till A pays an old debt of Rs.500. Is B entitled to do so? Decide whether B is entitled to do so in light of relevant provisions and case laws.	20	CO2
Ans.			
2	A asks B, his agent, to get a ship for him. B asks C, a competent surveyor, to get a good ship for A. The surveyor makes a bad bargain and A suffers loss. In light of the above facts, decide the liability of both B and C to A.	20	CO1
Ans.			
3	Distinguish between co-ownership and Partnership. A and B purchased a house each contributing 2 lacs. The house fetches a rental income of Rs.20,000 per month which they share equally. Are A and B partners? Decide in regard to the existence of partnership, with reference to relevant provisions and case laws.	20	CO3
Ans.			

4	“A minor cannot be a partner of the firm but may be admitted to benefits of a partnership firm.” Explain with reference to the provisions of the Partnership Act,1932.	20	CO2
Ans.			
5	A seller undertakes to supply 1,000 tons of Java sugar, and also provided a sample of the same. The sugar when supplied corresponds to the sample, but, it is not Java sugar. Has the buyer any remedy against the seller? Decide in light of the provisions of Sale of Goods Act,1930.	20	CO3
Ans.			

I,, understand that submitting work that isn't my own may result in failure in this paper and I may also be subject to Disciplinary Proceedings as per the Academic Integrity policy of the University.