ATD LEVEL I
DCM LEVEL I

PRINCIPLES OF BUSINESS LAW


Answer any FIVE questions. Time Allowed: 3 hours.

ALL questions carry equal marks.

QUESTION ONE
(a) Paul Mbabu appointed Andrew Bata as his estate agent. Andrew has since received a notice from Paul threatening to dismiss him for allegedly breaching his fiduciary duties. Andrew is ignorant about these duties and approaches you for advice.

In light of the above facts:
(i) Explain to Andrew Bata six fiduciary duties of an agent. (6 marks)
(ii) Outline two contractual duties of the principal. (4 marks)

(b) In the context of partnerships:
(i) State five ways through which a partner might exercise his apparent authority. (5 marks)
(ii) Summarise five circumstances when a partnership might automatically terminate without a court order. (5 marks)

(Total: 20 marks)

QUESTION TWO
(a) (i) Explain the term “supremacy of the constitution”. (6 marks)
(ii) Distinguish between a “Republican” and “Monarchical” constitution. (4 marks)

(b) (i) Summarise six legal ways through which a person might lose ownership of property. (6 marks)
(ii) Outline four circumstances through which a leasehold ownership might be terminated. (4 marks)

(Total: 20 marks)

QUESTION THREE
(a) Describe three types of domicile. (6 marks)

(b) Explain three criticisms levelled against the doctrine of separation of powers. (6 marks)

(c) Distinguish between a “company” and a “partnership”. (8 marks)

(Total: 20 marks)

QUESTION FOUR
(a) With reference to hire purchase law:
(i) Outline six characteristics of a hire purchase agreement. (6 marks)
(ii) Explain two effects of not registering a hire purchase agreement. (4 marks)

(b) Describe the jurisdiction of the High Court in your country. (10 marks)

(Total: 20 marks)

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QUESTION FIVE
(a) Explain three advantages of a contract of guarantee. (6 marks)
(b) List four principles that govern a contract of insurance, other than subrogation. (4 marks)
(c) In relation to offers under the law of contract, describe five methods of accepting an offer. (10 marks) (Total: 20 marks)

QUESTION SIX
(a) Explain the three elements of the tort of negligence. (6 marks)
(b) Describe four factors that might invalidate a contract under the law of contract. (8 marks)
(c) Highlight three conditions that must be met for the doctrine of subrogation to apply in a contract of insurance. (6 marks) (Total: 20 marks)

QUESTION SEVEN
(a) Explain three conditions implied in a contract of sale of goods by sample. (6 marks)
(b) Discuss three advantages of a bill of exchange. (6 marks)
(c) State four advantages of mediation over arbitration. (4 marks)
(d) State four types of intellectual property. (4 marks) (Total: 20 marks)