SHRI RAMSWAROOD MEMORIAL UNIVERSITY

End Semester Examination (2021-22)-Odd Semester

Integrated BBA LL.B (H) I Year (I Sem.)/
Integrated B.Com LL.B (H) I Year (I Sem.)/
Integrated BA LL.B. (H) I Year (I Sem.)/
LL.B. I Year (I Sem.)

Course Name: Law of Contract-I							Code: BLA1004							
Time: 02 Hours									I	Max	Mar	ks: 60)	
University Roll No.														
			<u> </u>				(To	o he filled by the Student)						

Note: Please read instructions carefully:

- a) i The question paper has 03 sections and it is compulsory to attempt all sections.
- b) All questions of Section A are compulsory; questions in Section B and C contain choice.

Section A: Very Short Answer type Questions Attempt all the questions.			CLO	Marks (10)
1.	Define the term 'general offer'.	BL1	CLO1	02
2.	What is the obligation of parties to contract?	BL1	CLO3	02
3.	Explain 'free consent'.	BL2	CLO2	02
4.	What is meant by 'quantum merit'?	BL1	CLO4	02
5.	Define 'voidable contract'.	BL1	CLO2	02
Section B: Short Answer Type Questions			CLO	Marks
Atte	Attempt any 03 out of 05 questions.		CLO	(30)
1.	'All the agreements are not contract but all the contracts are	BL2	CLO1	10
	agreement'. Discuss.			
2.	What is undue influence? Distinguish between undue influence and	BL4	CLO2	10
	coercion.			
3.	Explain the term 'quasi contract' with suitable example.	BL5	CLO4	10
4.	Analyze the remedies available to the injured party in case of breach	BL4	CLO4	10
	of contract.			
5.	What do you mean by 'doctrine of frustration'?	BL1	CLO3	10

Section C: Long Answer Type Questions/Case Study Attempt any 01 out of 03 questions.			CLO	Marks
				(20)
1.	"The Competency is essential element of contract". In the light of	BL6	CLO3	20
	given statement, discuss the competency with the help of relevant			
	case law under the Indian Contract Act, 1872. Can a minor person			
	enter into contract? If no, give appropriate reasoning.			
2.	"An anticipatory breach of contract is breach of contract occurring	BL6	CLO4	20
	before the time fixed for performance". In the light of given statement,			
	discuss the meaning and remedies of anticipatory breach with the			
	help of suitable illustrations.			
3.	'An agreement without consideration is void' in light of the given	BL5	CLO1	20
	statement discuss the various essential elements of valid			
	consideration. Explain the exceptions to this general rule.			
