

**TILAK MAHARASHTRA VIDYAPEETH, PUNE**  
**BACHELOR OF LAWS (LL.B.) (Three Years Semester Pattern)/**  
**B.A. LL.B. (ACADEMIC LAW)**  
**(FIVE YEARS SEMESTER PATTERN) CREDIT SYSTEM**  
**EXAMINATION : MAY-JUNE - 2023**  
**SECOND/SIXTH SEMESTER**  
**Sub.: Law of Contract – II (LW-202/LW 18--6001)**

---

**Date : 24/05/2023**

**Total Marks : 60**

**Time: 10.00 am to 12.30 pm**

---

**Instructions:** 1) All questions are compulsory.  
2) Figure indicate to the right full marks.

**Q. 1. Answer the following question. (15)**

A) Describe an Unpaid Seller as provided under the Sale of Goods act, 1930. When an unpaid seller can exercise his right of lien on the goods, and when he loses lien thereon?

OR

B) What is meant by dissolution of a Partnership Firm? Under what circumstances a firm may be dissolved? Discuss this in relation to the provisions of Indian Partnership Act, 1932.

**Q. 2. Answer the following question. (15)**

A) State the essential features of Contract of guarantee. Explain the various kinds of Guarantee as provided under the Indian Contract Act, 1872.

OR

B) Define cheque and its types. Write down the provisions as provided under the Negotiable Instruments Act, 1881 regarding bouncing of a cheque.

**Q. 3. Write Short Notes. (any four) (20)**

- a) Caveat Emptor.
- b) Holder and Holder in Due Course.
- c) Promissory Note.
- d) Registration of a Partnership Firm.
- e) Indemnity Contract.
- f) Goods and its Types .

**Q. 4. Answer the following questions. (10)**

A) A accepts a bill of exchange of B (the drawer). The bill is dishonoured by A on the due date and C, the holder of the bill, on that date, collects the amount from B.

- a) Can B Sue A for the recovery of the amount?
- b) Will it make any difference , if the bill gets into the hands of a holder in due course and he files a suit against A for the recovery of the amount?

OR

B) A and B Jointly owe Rs.200/- to C . A pays the amount to C, B, not knowing this fact, pays Rs.100 over again to C. Discuss the rights of A and B as against C. Discuss this in the light of various provisions as provided under the Indian Contract Act, 1872.