## FEDERAL PUBLIC SERVICE COMMISSION



## COMPETITIVE EXAMINATION FOR RECRUITMENT TO POSTS IN BS-17 UNDER THE FEDERAL GOVERNMENT, 2011

Roll Number

## **MERCANTILE LAW**

TIME ALLOWED:			(PART-I MCQs) 30 MINUTES				MAXIMUM MARKS: 20			
THREE HOURS		(PART-II)	,							
NOT			-	<b>-I</b> (M	<b>ICQs</b> ) on separate	Answer S	heet which shall b	e taken ba	ick after 30	
		minutes		a of t	he options/answer	s will not	bo givon crodit			
	(II)	Overwi	Tung/Cutung	gori	ne options/answer	5 WIII 110	be given crean.			
				<u>(PA</u>	ART-I MCQs) (CC	<u>OMPULS</u>	<u>ORY)</u>			
Q.1.	Select the	he best	option/answe	er and	fill in the <b>approp</b>	riate box	on the Answer Sh	ieet.	(1 x 20=20)	
(i)	Which o	f the fo	llowing contr	racts i	is voidable, where:					
	(a) A	party is	induced by u	indue	influence	(b)	One party under	mistake of	f fact	
	(c) Bo	th parti	es under mis	take c	of fact	(d)	None of these			
(ii)	In case of	of wilfu	l wrong a sub	o-agei	nt is responsible to:					
		ent	U	(b)	Principal	(c)	Sole agent	(d)	None of these	
(iii)	A tender	notice	amounts to:		-		-			
	(a) Pro	oposal		(b)	Offer	(c)	Invitation	(d)	None of these	
(iv)	A contra	ct to se	ll the propert	y by a	a minor through gu	ardian is:				
	(a) Vo	oid		(b)	Voidable	(c)	Valid	(d)	None of these	
(v)	How ma	ny parti	ies are there i	in a co	ontract of guarantee	e?				
	(a) 5			(b)	4	(c)	3	(d)	None of these	
(vi)	Which o	f the fo	llowing is eli	gible	to become director	r of a com	pany?			
	(a) Mi	nor				(b)	Un-discharged in	nsolvent		
	(c) Per	rson rep	presenting a c	redito	or	(d)	None of these			
(vii)	Extra-or	dinary g	general meeti	ing of	a company include	es:				
	(a) An	nual ger	neral meeting	(b)	Statutory meeting	g (c)	Plenary meeting	(d)	None of these	
(viii)	Petition	for win	ding up of a o	comp	any may be moved	by:				
	(a) Au	ditor G	eneral	(b)	Advocate Genera	l (c)	Company Judge	(d)	None of these	
(ix)	The Con	npanies	Act repealed	l by tl	ne Companies Ordi	nance, 19	84 pertained to the	e year:		
	(a) 192	30		(b)	1933	(c)	1935	(d)	None of these	
(x)	Penalty	for imp	roper use of v	word	"Limited" is:					
	(a) Fir	ne	(b)	Imp	risonment	(c) In	prisonment with f	ine (d)	None of these	
(xi)	In which	of the	following an	arbit	ration agreement is	not disch	arged by the death	n of party:		
		luntary	-	(b)	Statutory	(c)	Contractual	(d)	None of these	
		•			-					

## **MERCANTILE LAW**

(xii)	The a	ssent of arbitrator app	ointed	by court is:							
	(a)	Optional	(b)	Not required	(c)	Necessary	(d)	None of the			
(xiii)	The number of Arbitration Act, 1940 is:										
	(a)	XI	(b)	XV	(c)	XX	(d)	None of the			
(xiv)	Natur	e of misconduct justif	ying re	moval of arbitrator	should b	e:					
		Legal	(b)	Moral	(c)	Procedural	(d)	None of the			
(xv)	Suit by unregistered firm against third party is:										
	(a)	Maintainable	(b)	Barred	(c)	Permissible	(d)	None of the			
(xvi)	The firm and firm-name are:										
		Synonymous	(b)	Interchangeable	(c)	Different terms	(d)	None of the			
(xvii)											
	. ,	Juristic person	(b)	Juridical person	(c)	Natural person	(d)	None of the			
(xviii)		naker of a promissory									
	. ,	Principal debtor	(b)	Principal Creditor		Undischarged surety	(d)	None of the			
(xix)		presentation of a chec	-								
<i>·</i> · · ·	~ /	The date it is drawn	. ,	Date of last correc		(c) Date of delivery	(d)	None of the			
(xx)		ception to "No one ca									
	(a)	Registered gift	(b)	Will	(c)	Estoppel by owner	(d)	None of the			
	(ii) (iii)	-	-			ll questions carry E0 tempted question wil	-				
02	Disou	ass the statutory liability	ty both	civil and criminal	which ori	sos os o rosult of untr	10 stat	omont ( <b>)</b>			
Q.2.		rospectus.	ty bour			ses as a result of unit		ement (20			
Q.3.	What are the modes in which maker, acceptor or endorser of a negotiable instrument is discharged? (2										
Q.4.	How will you distinguish a mistake of fact from a mistake of law? Discuss their legal effect on contract. (20)										
Q.5.	What is meant by expression 'passing of property'? Discuss the law which governs the transfer (20 of property as between the seller and a buyer.										
	of pro	operty as between the s	-		Discuss th	e law which governs					
Q.6.	Discu there	operty as between the s ass the scope and exter is an arbitration agree eding".	seller a nt of po	nd a buyer. wers of a judicial a	uthority (	to stay legal proceedir	ngs wh				
_	Discu there proce	ass the scope and exter is an arbitration agree	seller a nt of po ment. I	nd a buyer. wers of a judicial a Elaborate as to what	uthority t t amounts	to stay legal proceedir s to "taking any step in	ngs wh				
Q.6. Q.7. Q.8.	Discu there proce	ass the scope and exter is an arbitration agree eding".	seller a nt of po ment. I e on the	nd a buyer. wers of a judicial a Elaborate as to what e relations of partne	uthority t t amounts	to stay legal proceedir s to "taking any step in	ngs wh n the	ere (20			
Q.7.	Discu there proce	ass the scope and exter is an arbitration agree eding".	seller a nt of po ment. I e on the <b>WO</b> of	nd a buyer. wers of a judicial a Elaborate as to what e relations of partne the following:	uthority t t amounts ers to one	to stay legal proceedir s to "taking any step in	ngs wh n the	ere (20 (20			
Q.7.	Discu there proce Write Write	ass the scope and exter is an arbitration agree eding". a comprehensive note short notes on any <b>T</b>	seller a nt of po ment. I e on the <b>WO</b> of	nd a buyer. wers of a judicial a Elaborate as to what e relations of partne the following:	uthority t t amounts ers to one	to stay legal proceedir s to "taking any step in another.	ngs wh n the	ere (20 (20			

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