MULTIPLE CHOICE SINGLE CORRECT ITEM TEMPLATE

- 1. Column with red header indicates mandatory fields.
- 2. Item Text and Item Image both should not be empty. Fi
- 3. No of option specified in No of Options(2-6) column sh
- 4. Option text and Option Image both should not be emp
- 5. Fill Difficulty Level number.
- 6. Fill Expiry Date in (dd/mm/yyyy) format.

nstruction: 7. For all image columns write the respective image name

- 8. use **text** for bold text.
- 9. use *text* for italic text.
- 10. use ++text++ for underline text.if underline text to be
- 11. use ~~text~~ for put a line through text.
- 12. use "text" for subscript text.
- 13. use ^text^ for superscript text.

Input Lang English

tem Bank 13872	Item Ba MSU Baroda///Journalism
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Difficulty Author	No. of	ltem Text	Option Text 1	Option Text 2
2	4	A contract is valid when	made between competent parties	when it is written and registered
2	4	Which is most appropriate statement with regards to adequacy of consideration	Consideration in contract should be adequate	Consideration should be according to market value
3	4	A suit under section 6 of the Specific Relief Act cannot be filed against	government	army personnel
2	4	Which of the following rule is not applicable in English Law	Agreement without consideration is void	There should be privity of contract to enforce a contract
3	4	Where no time is specified for the performance of the contract, the promisor can perform the promise within	30 days	After giving 14 days notice

3	4	Specific Releif Act was originally enacted in	a) 1870	b) 1872	
2	4	The law of contract confines itself to the enforcement of voluntarily created	Social obligations	Civil obligations	
2	4	The Supreme Court in which case observed that "A contract of any kind including that of a partnership between undivided members of family is quite possible"?	Chandrakant Manial Shah vs CIT	Bhagwati Prasad pawan kumar vs UOI	
2	4	Sometimes a letter of Intent is issued before a final acceptance. It has-	No binding effect on either party	It has binding effect on both the parties	
2	4	Any person interested in the contract may sue to have it rescinded, and such a decision may be adjudged by the court where-	the contract is voidable or terminable by the plaintiff	the contract is void ab initio	
2	4	Section 26 fixes the time limit for	6 months	3 months	
3	4	discovery of mistake or fraud to be	o montus	3 months	
1	4	Which of the following amounts to misrepresentation	Innocent omission of the law	Innocently causing a party to an agreement to make mistake as to the substance of the agreement	
		Which of the following amounts to		Innocently causing a party to an agreement to make mistake as to the	
1	4	Which of the following amounts to misrepresentation Acceptance of offer may create a valid agreement only when the acceptance has been given after the knowledge of the offer. This principle of law has been laid down	Innocent omission of the law	Innocently causing a party to an agreement to make mistake as to the substance of the agreement	
2	4	Which of the following amounts to misrepresentation Acceptance of offer may create a valid agreement only when the acceptance has been given after the knowledge of the offer. This principle of law has been laid down in	Innocent omission of the law Mohori Bibi v. Dharmodas Ghosh Must be given at the desire of the	Innocently causing a party to an agreement to make mistake as to the substance of the agreement Bhagwan Das v. Girdhari Lal & Co May be given at the desire of the	

2	4	Section 10 deals with	recovery of possession of property	cases in which specific performance of contract is enforceable
1	4	The provisions relating to rectification of instrument is not applicable to which of the following cases	Contracts	Power of attorney
1	4	Which of the following rule is applicable according to the Indian Contract Act for payment of damages in case of breach of contract	Damages can be given for mental agony	Damages can be given for remote consequences
2	4	If a person expresses his inability to perform the contract before the actual date of performance of contract it is called as	Breach of Contract	Anticipatory Breach of Contract

Option Text 3	Option Text 4	Correct Option
when the consideration is adequate	When it is signed	1
consideration can be inadequate only when there is no free consent	Court can question the adequacy if the contract appears to have been entered into because of coercion or undue influence	4
public servant	none of the above	1
Parties to the contract must be competent	Consideration can be given by a promisee or any other person	4
14 days	Within reasonable time	4

e) 1877	d) 1874	3
Cultural obligations	Contractual obligations	2
Hiralaxmi vs LIC	LIC vs Annamma	1
It has binding effect on one party only	None of the above	1
the consent to the contract is obtained by mistake of fact	the contract is uncertain	1
1 year	no time limit	4
Innocent mistake of law	The positive assertion in a manner not warranted by the information of the person making it, of that which is not true.	4
Lalman Shukla v. Gauri Dutt	None of the above	3
May be given at the desire of any other person in case of contract under seal	None of the above is correct	1
can sell the goods only with permission of the government	can sell whenever he wants	2
quantum-meruit	specific performance of contract	2

declaratory decree	mandatory injunction	2
Articles of Association	Memorandum of understanding	3
Damages as a rule can be given for direct and natural consequences	Damages can be given only if mentioned in the contract	3
Attempted performance	Conditional Performance	2