

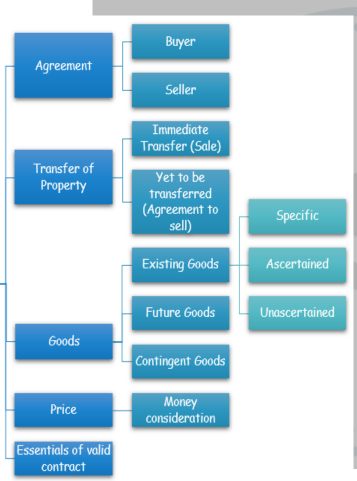
The Sale Of Goods Act, 1930

TCAI BOOK

Colour feel

Contract of sale

Unit-1: Formation of the Contract of Sale



Sale of Goods before Sale of Goods Act, 1930

The Sale of Goods Act, 1930 deals with the laws relating to sale of goods in India. This Act is mainly based on English Sale of Goods Act, 1893. Before the Sale of Goods Act, 1930, all

the provisions relating to sale of goods was covered under the Chapter VII of Indian Contract Act, 1872.

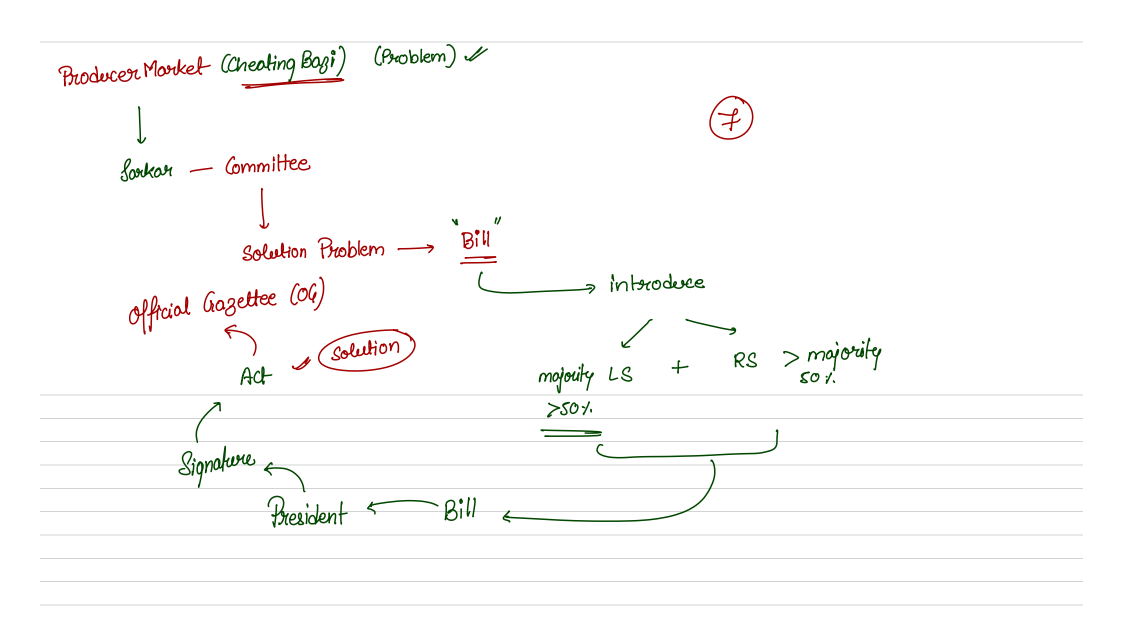
A strong need was felt to have an independent Sale of Goods Act and consequently a new act called the Sale of Goods Act, 1930 was passed. The Act came into force from 1st July

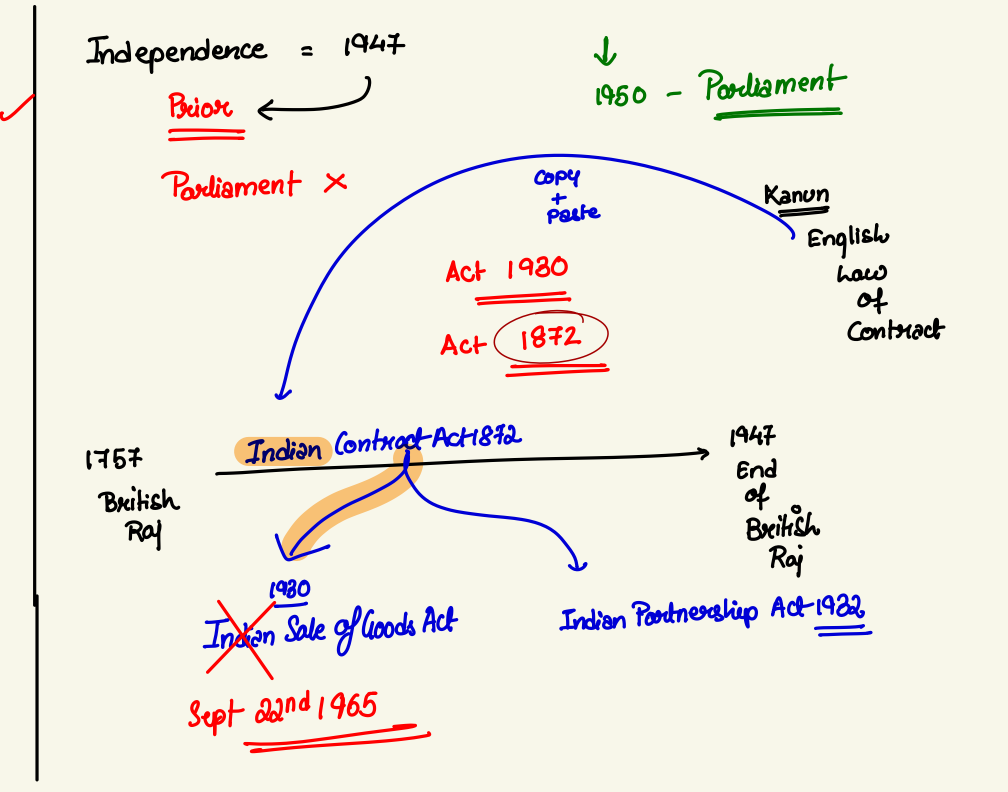
passed. The Act came into force from 1st July 1930 and extends to whole of India.

Introduction

Sale of goods is one of the specific forms of contracts recognized and regulated by law in India. Sale is a typical bargain between the buyer and the seller. The Sale of Goods Act, 1930 allows the parties to modify the provisions of the law by express stipulations. However, in some cases, this freedom is severely restricted.

Sale of Goods Act, 1930 is an Act to define and amend the law relating to the sale of goods.





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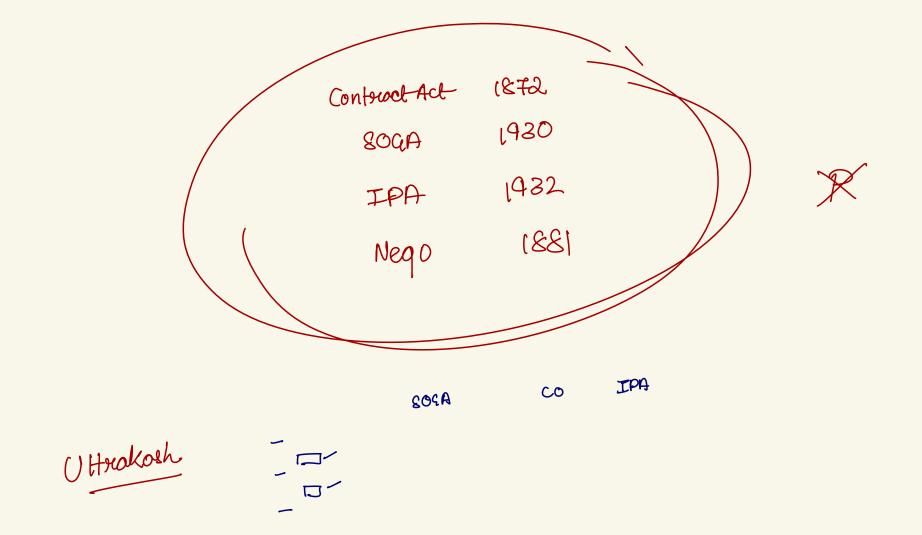
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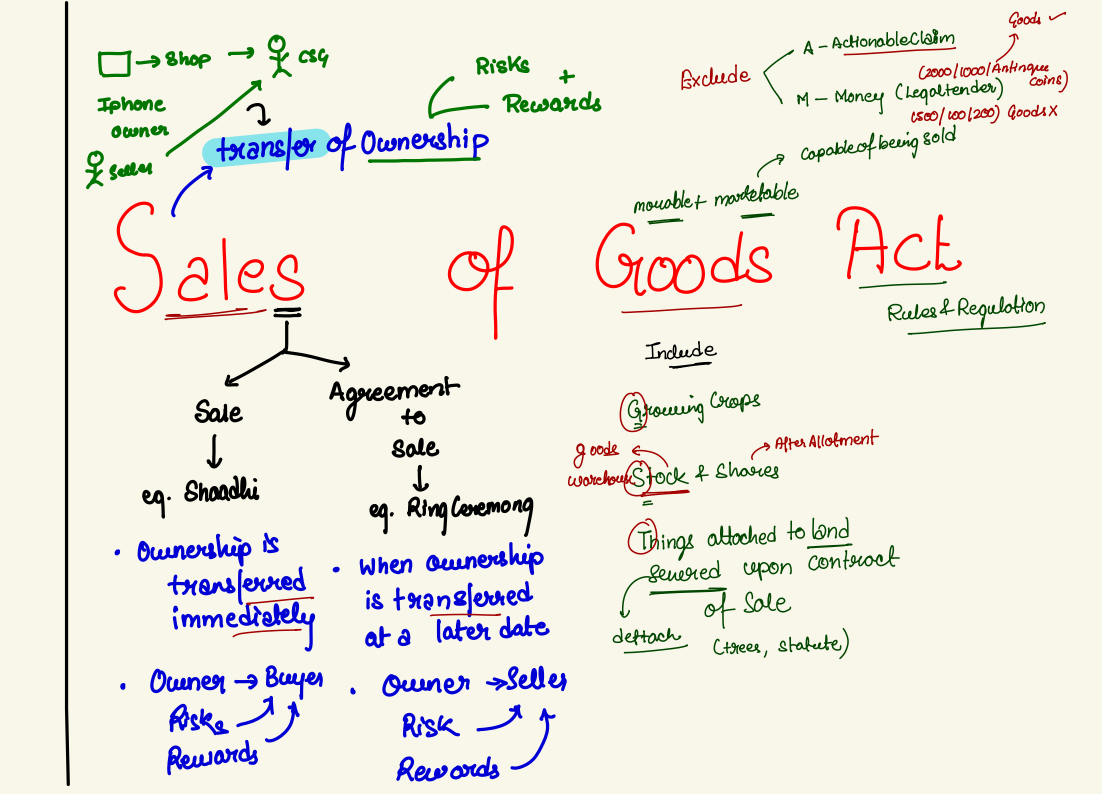
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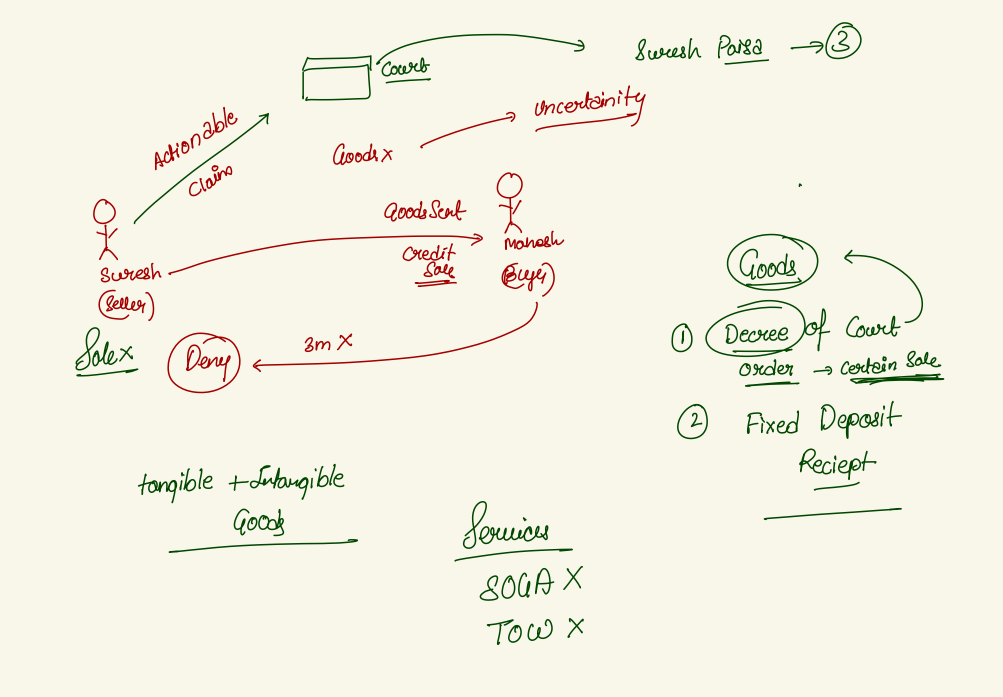
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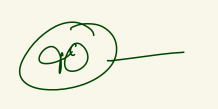


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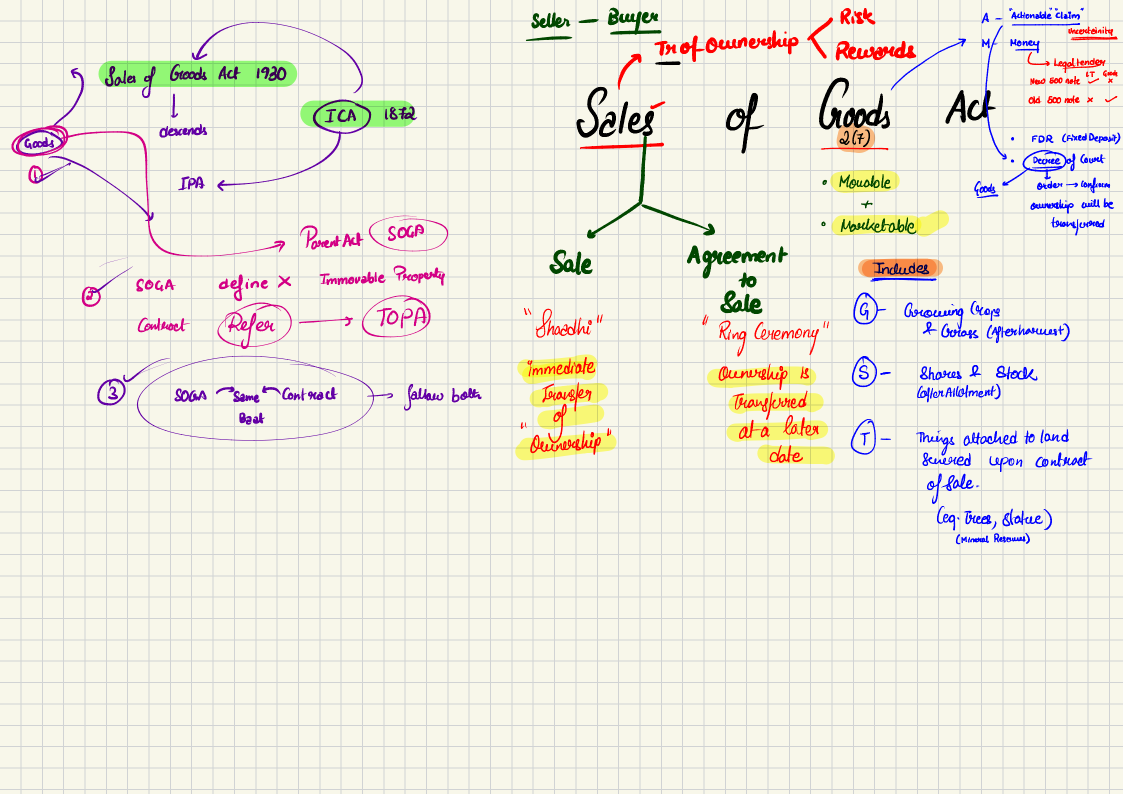


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Contract





The provisions of the Act are applicable to the contracts related to the sale of goods which means movable properties. The Act is not applicable for the sale of immovable properties like land, fields, shop or house etc. For immovable property, Transfer of Property Act, 1882 is applicable. Sale of Goods Act, 1930 deals only with movable property.

The general provisions of the Indian Contract Act, 1872 apply to a Contract of Sale of Goods as far as they are not inconsistent with the express provisions of the Sale of Goods Act.

The expressions used but not defined in the Sales of Goods Act, 1930 and defined in the Indian Contract Act, 1872 have the meanings assigned to them in that Act.

The customs and usages will bind both the parties if these are reasonable and are known to the parties at the time of entering the contract of sale. (1) Applicability - whole of India



Definitions

The Sale of Goods Act, 1930 defines the terms which have been frequently used in the Act, which are as follows -

(A) Buyer and Seller

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Buyer means a person who buys or agrees to buy goods [Section 2(1)]) - 29-3 Seller means a person who sells or agrees to sell goods [Section 2(13)].

The two terms, 'buyer' and 'seller' are complementary and represent the two parties to a contract of sale of goods. Both the terms are, however, used in a sense wider than their common meaning. Not only the person who buys but

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also, the one who agrees to buy is a buyer. Similarly, a 'seller' means not only a person who sells but also a person a + marketaldo who agrees to sell.

(B) Goods and other related

terms

"Goods" [Section 2(7)]

means every kind of movable property other than actionable claims and money; and includes stock and shares, growing crops, grass, and things attached to or forming part of the land, which are agreed to be

severed/ separated from the land before sale or under the contract of sale.

are claims, which can be enforced only by an

action or suit, e.g., debt. A debt is not a



movable property or goods Even the Fixed Deposit Receipts (FDR) are

considered as goods under Section 176 of the

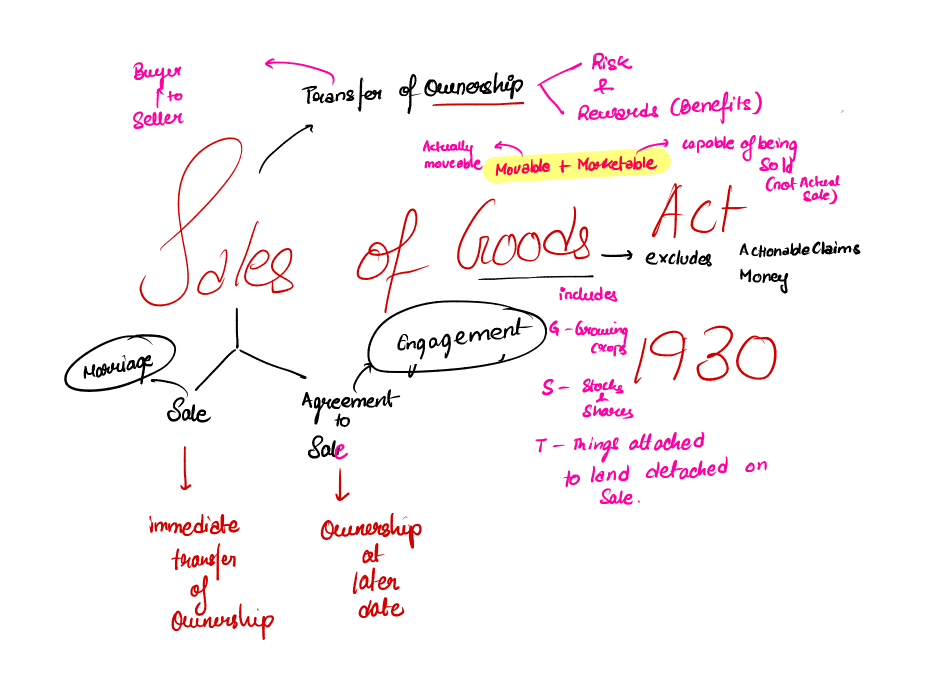
Indian Contract Act read

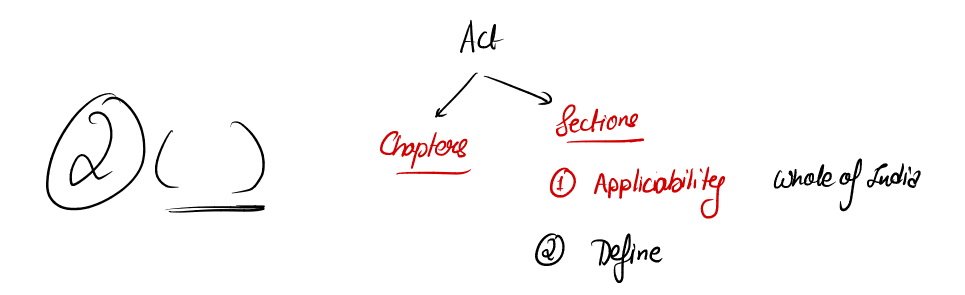
with Section 2(7) of the Sales of Goods Act.

"Goods" include both tangible goods and intangible goods like goodwill, copyrights, patents, trademarks etc. Stock and shares, gas, steam, water, electricity and decree of the court are also considered to be goods.

Tangible - Lend | Building | Plant & Mochinery

Intangible - Goodwill | Patent | Copy right 1/





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Example: 'A' had five cars of different models. He agreed to sell his 'Santro' car to 'B' and 'B' agreed to purchase the same 'Santro' car. In this case, the sale is for specific goods as the car has been identified and agreed at the time of the contract of sale.

(b) Ascertained Goods are those goods which are identified in accordance with the agreement after the contract of sale is made. This term is not defined in the Act but has been judicially interpreted. In actual practice, the term 'ascertained goods' is used in the same sense as 'specific goods. When out of a lot or out of large quantity of unascertained goods, the number or quantity contracted for is identified, such identified goods are called ascertained goods. Acceleration (ATS) Therefore Identify Agree = BUY

Example: A wholesaler of cotton has 100 bales in his godown. He agrees to sell 50 bales and these bales were selected and set aside. On selection, the goods become ascertained. In this case, the contract is for the sale of ascertained goods, as the cotton bales to be sold are identified and agreed after the formation of the contract. It may be noted that before the ascertainment of the goods, the contract was for the sale of unascertained goods.

(c) Unascertained goods are the goods which are not specifically identified or ascertained at the time of making of the contract. They are indicated or defined only by description or sample. (ATS)

Example: If A agrees to sell to B one packet of salt out of the lot of one hundred packets lying in his shop, it is a sale of unascertained goods because it is not known which packet is to be delivered. As soon as a particular packet is separated from the lot, it becomes ascertained or specific goods.

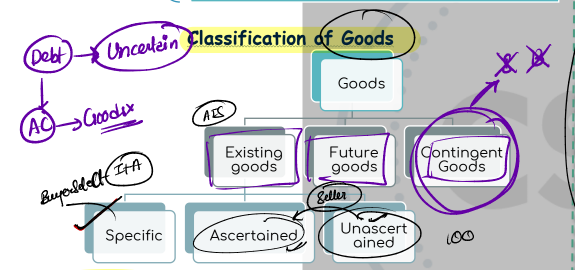


Other than

- Actionable claims
- Money in circulation

Also includes

- Stock & Shares
- Growing crops
- Grass, and
- Things attached to or forming part of land which agreed to be severed



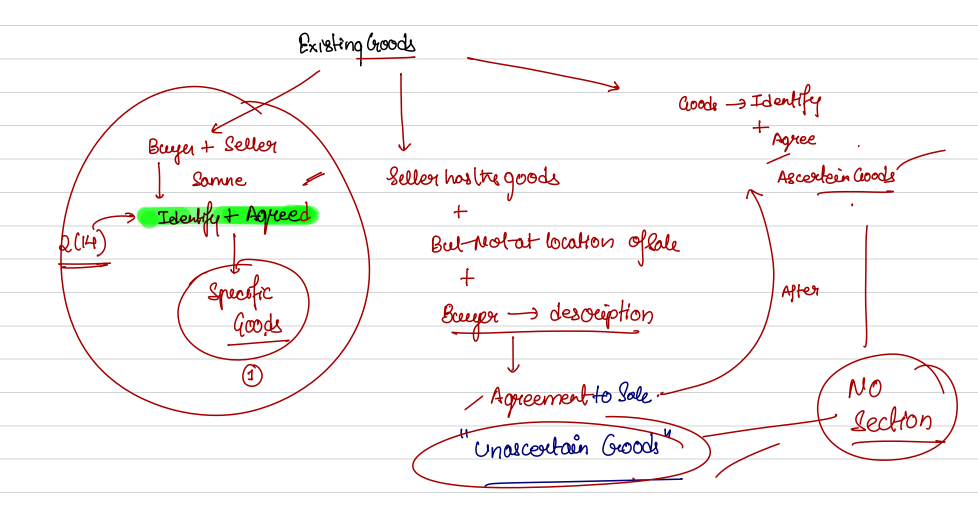
(I)Existing Goods (Section 6): are such goods which are in existence at the time of the contract of sale, i.e., those owned or possessed or acquired by the seller at the time of contract of sale.

(a) Specific goods mean goods identified and agreed upon at the time a contract of sale is made [Section 2(14)].

Example: Any specified and finally decided goods like a Samsung Galaxy S7 Edge, Whirlpool washing machine of 7 kg etc.

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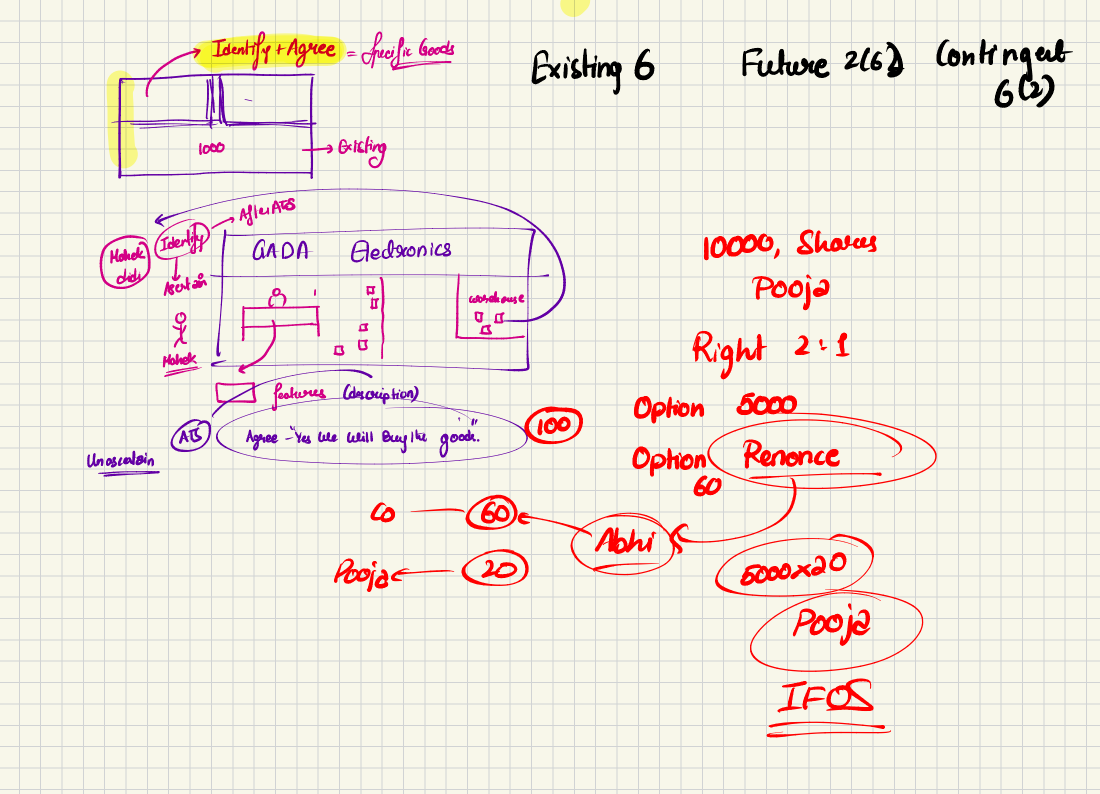


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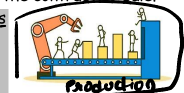
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Example: X has ten horses. He promises to sell one of them but does not specify which horse he will sell. It is a contract of sale of unascertained goods.

(ii) Future Goods [Section 2(6)]: means goods to be manufactured or produced or acquired by the seller after making the contract of sale.

A contract for the sale of future goods is always an agreement to sell. It is never actual sale because a person cannot transfer what is not in existence.



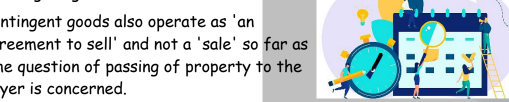
Example: 1,000 quintals of potatoes to be grown on A's field is an example of agreement to sell.

Example: P agrees to sell to Q all the milk that his cow may yield during the coming year. This is a contract for the sale of future goods.

Example: Tagrees to sell to 5 all the oranges which will be produced in his garden this year. It is contract of sale of future goods, amounting to 'an agreement to sell.'

(III) Contingent Goods [Section 6(2)]: The acquisition of goods which depends upon an uncertain contingency (uncertain event) are called contingent goods'.

Contingent goods also operate as 'an agreement to sell' and not a 'sale' so far as the question of passing of property to the buyer is concerned.



In other words, like the future goods, in the case of contingent goods also, the property does not pass to the buyer at the time of making the Contingent 400 de contract.

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Example: A agrees to sell to B a Picasso painting provided he is able to purchase it from its present owner. This is a contract for the sale of contingent goods.

Example: P contracts to sell 50 pieces of particular article provided the ship which is bringing them reaches the port safely. This is an agreement for the sale of contingent goods.

 $(2(1)) \rightarrow 2(2)$ (e) Delivery - its forms and derivatives Delivery means voluntary transfer of possession from one person to another [Section 2(2)]. As a general rule, delivery of goods may be made by doing anything, which has the effect of putting the goods in the possession of the buyer, or any person authorized to hold them on his behalf Seller

Forms of delivery: Following are the kinds of delivery for transfer of possession:

Voluntary transfer of possession by one person to another

Actual delivery hand to

buyer. Actual delivery takes place when the seller transfers the physical possession of the goods to the buyer or to a third person authorised to hold goods on behalf of the buyer. This is the most common method of delivery.

hand

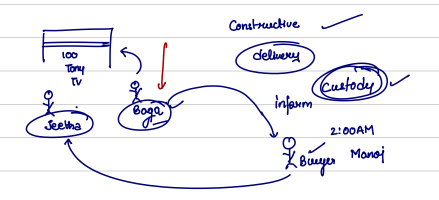
When transfer of goods is effected without any change in the custody or actual possession of the thing as in the case of delivery by attornment (acknowledgement).

When the goods are physically delivered to the

Constructive delivery

buy infon mation

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2(1) B

2(2) C

Existing Goods

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2(7) Goods

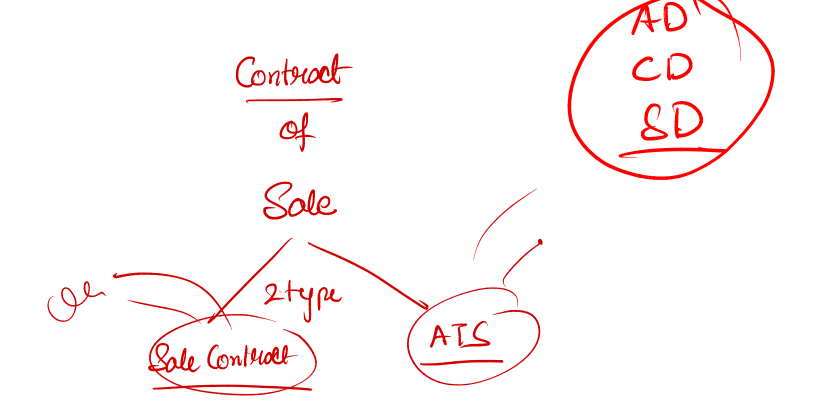
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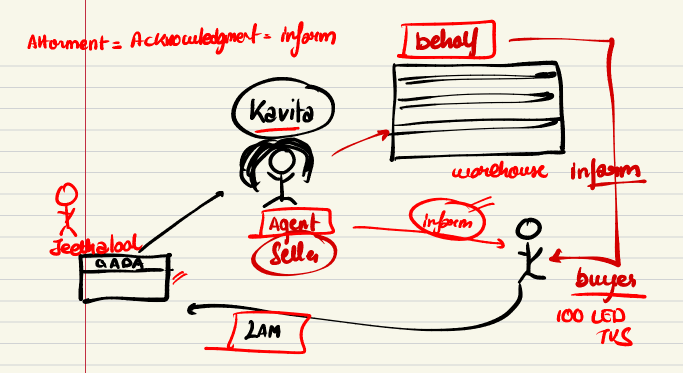
Future Goods

Contingent Goods

ATS

6(2)







Example: Where a warehouseman holding the goods of A agrees to hold them on behalf of B, at A's request.

Constructive delivery takes place when a person in possession of the goods belonging to the seller acknowledges to the buyer that he holds the goods on buyer's behalf.

(iii) Symbolic delivery Ship Mano

When there is a delivery of a thing in token of a transfer of something else, i.e., delivery of goods in the course of transit may be made by handing over documents of title to goods, like bill of lading or railway receipt or delivery orders or the key of a warehouse containing the goods is handed over to buyer. Where actual delivery is not possible, there Anus Phay be delivery of the means of getting possession of the planegoods. (Invoice (Bill)

Goods are said to be in a deliverable state when they are in such a condition that the buyer would, under the contract, be bound to take delivery of them [Section 2(3)].

Example: When A contracts to sell timber and make bundles thereof, the goods will be in a deliverable state after A has put the goods in such a condition.

(D) "Document of title to goods"

includes bill of lading, dock-warrant, warehouse keeper's certificate, wharfingers' certificate, railway receipt, multimodal transport document, warrant or order for the delivery of goods and any other document used in the ordinary course of business as proof of the possession or control of goods or is for authorizing or purporting to authorize, either by endorsement or by delivery, the possessor of the document to transfer or receive goods thereby represented. [Section 2(4)]

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Example: Bill of lading, dock warrant, warehouse keeper's certificate, wharfinger's certificate, railway receipt, warrant, an order of delivery of goods.

The list is only illustrative and not exhaustive. Any other document which has the above characteristics also will fall under the same

category. Though a bill of lading is a document of title, a mate's receipt is not; it is regarded at law as merely an acknowledgement for the receipt of goods. A document amounts to a document of title only where it shows an

unconditional undertaking to deliver the goods to the holder of the document.

However, there is a difference between a 'document showing title' and 'document of title'. A share certificate is a 'document' showing title but not a document of title. It merely shows that the person named in the share certificate is entitled to the share represented by it, but it does not allow that person to transfer the share mentioned therein by mere endorsement on the back of the certificate and the delivery of the certificate. -> Normal lowur of business BLS

(E) Mercantile Agent [Section 2(9)]: It means an agent who in the

customary course of business has, as such agent, authority either to sell goods or to consign goods for the purpose of sale or to buy goods or to raise money on the security of the goods. Mercantile agent can borrow money by pledging the goods.

Example: Such kind of agents are auctioneers or brokers, etc.

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Ownership = title = Property = Change

(F) Property [Section 2(11)]: Property' here means 'ownership' or general property. In every contract of sale, the ownership of goods must be transferred by the seller to the buyer, or there should be an agreement by the seller to transfer the ownership to the buyer. It means the general property (right of ownership-in-goods) and not merely a special property.

The property in the goods means the general property i.e., all ownership right of the goods. Note that the 'general property' in goods is to be distinguished from a 'special property'. It is quite possible that the general property in a thing may be in one person and a special property in the same thing may be in another e.g., when an article is pledged, the special property gets transferred and not the general property. The general property in a thing may be transferred, subject to the special property continuing to remain with another person i.e., the pledgee who has a right to retain the goods pledged till payment of the stipulated dues.

Example: If A who owns certain goods pledges them to B, A has general property in the goods, whereas B has special property or interest in the goods to the extent of the amount of advance he has made. In case A fails to repay the amount borrowed on pledging the goods, then B may sell his goods but not otherwise.

G) I solvent [Section 2(8)]: A person is said to be insolvent when he ceases to pay his debts in the ordinary course of business, or cannot pay his debts as they become due, whether he has committed an act of insolvency or not.

Certificate - Court 100 declared insolvent

201) 2(1) 2(6) 6(2) 2(10) 2(11) 2(2) CA Foundation Law Applicable for May 8 Nov 2024

(H) Price [Section 2(10)]: Price means the money consideration for a sale of goods. It is the value of goods expressed in monetary terms. It is the essential requirement to make a contract of sale of goods.

(I) Quality of goods: includes their state or condition. [Section 2(12)]

Sale And Agreement to Sell (Section 4)

According to section 4(1), "A contract of sale of goods is a contract whereby the seller transfers or agrees to transfer the property in goods to the buyer for a price". There may be a contract of sale between one part-owner and another.

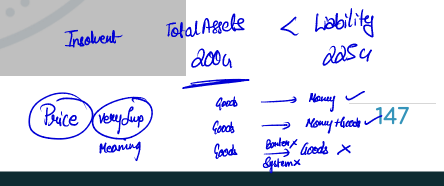
A contract of sale may be absolute or conditional. [Section 4(2)]

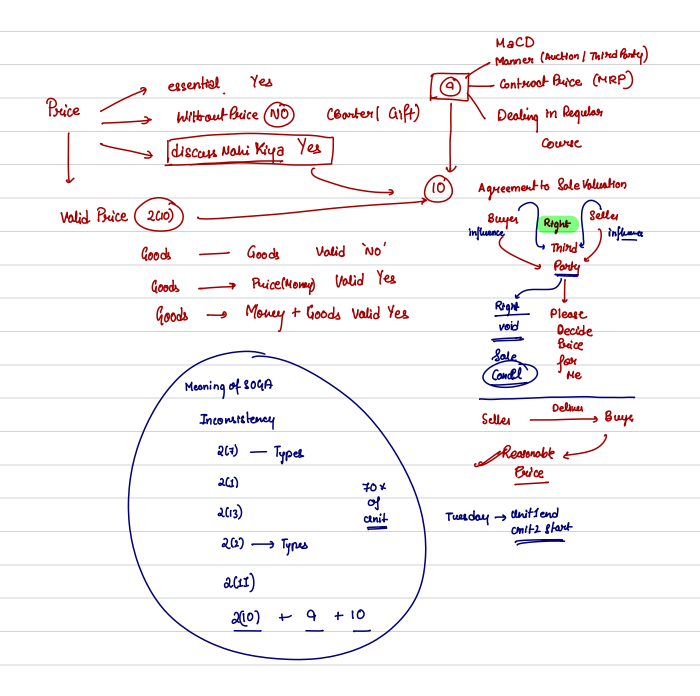
Where under a contract of sale, the property in the goods is transferred from the seller to the buyer, the contract is called a sale, but were the transfer of the property in the goods is to take place at a future time or subject to some

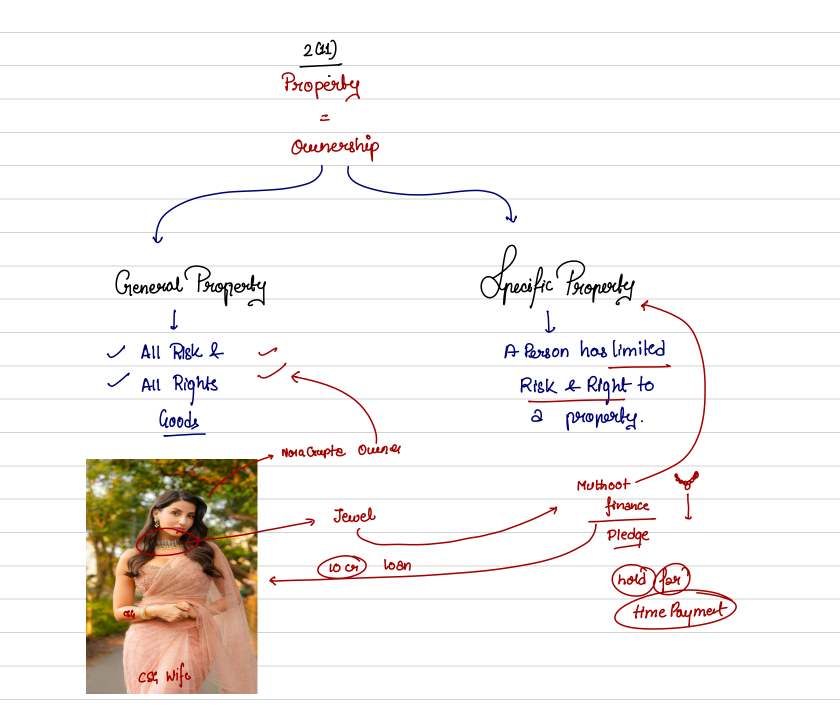


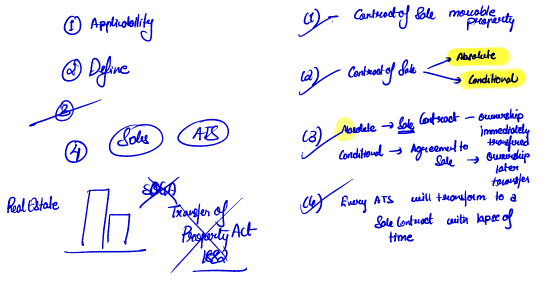
condition thereafter to be fulfilled, it is called an agreement to sell. [Section 4(3)]

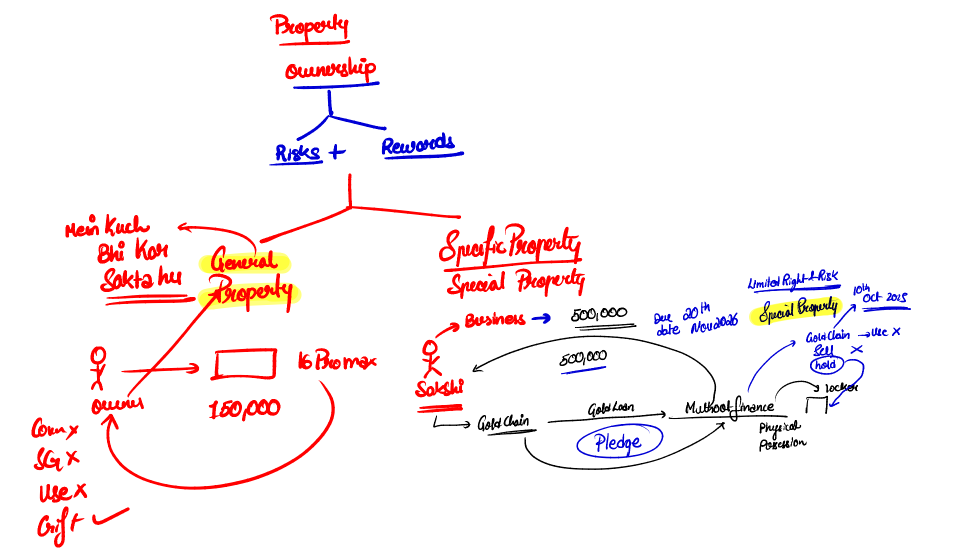
An agreement to sell becomes a sale when the time elapses or the conditions are fulfilled subject to which the property in the goods is to be transferred. [Section 4(4)].

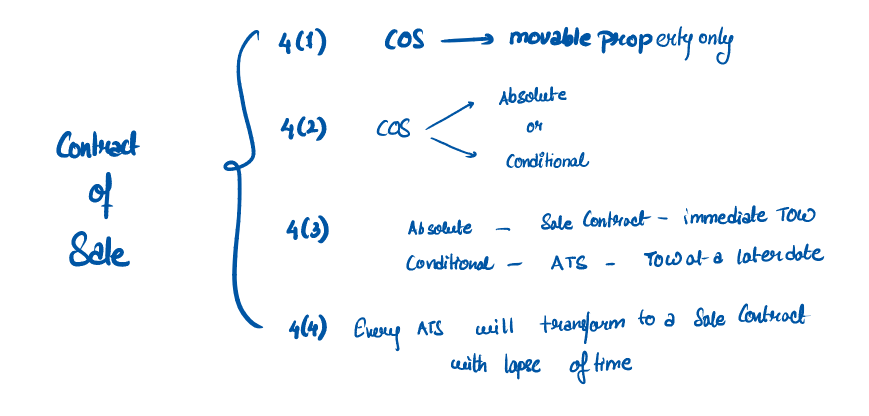












Price 2(10)

Goods — Money

Goods — Money + Goods

Goods — Goods ×

Assels < Liebility

600 4 1345 or + 1.2 Billion

Upto Assels

Property

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Contract of sale

Sale

Agreement to sell

Sale

In Sale, the property in goods is transferred from seller to the buyer immediately. The term sale is defined in the Section 4(3) of the Sale of Goods Act, 1930 as "where under a contract of sale the property in the goods is transferred from the seller to the buyer, the contract is called a sale."

Agree--ment to sell

In an agreement to sell, the ownership of the goods is not transferred immediately. It is intending to transfer at a future date upon the

completion of certain conditions thereon. The term is defined in Section 4(3) of

the Sale of Goods Act, 1930, as "where the

transfer of the property in the goods is to take place at a future time or subject to some condition thereafter to be fulfilled, it is called an agreement to sell."

Thus, whether a contract of sale of goods is an absolute sale or an agreement to sell, depends on the fact whether it contemplates immediate transfer from the seller to the buyer or the transfer is to take place at a future date.

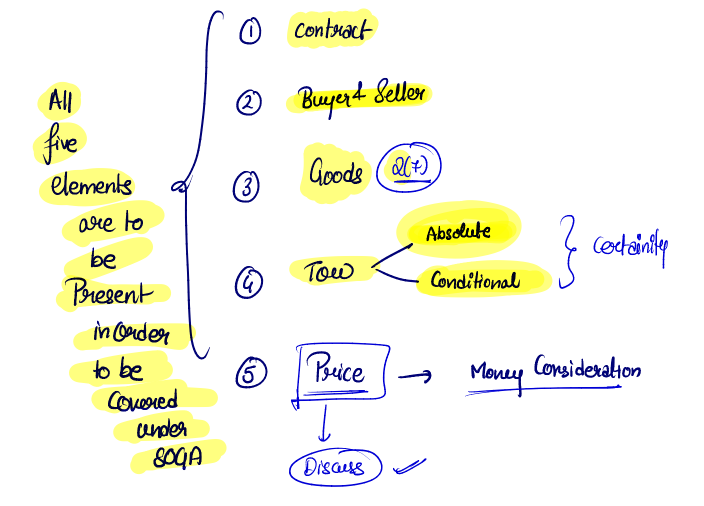
Example: X agrees with Y on 10th October, 2022 that he will sell his car to Y on 10th November, 2022 for a sum of 7 lakhs. It is an agreement to sell.

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When agreement to sell becomes sale: An agreement to sell becomes a sale when the time elapses or the conditions are fulfilled subject to which the property in the goods is to be transferred.

The following elements must co-exist so as to constitute a contract of sale of goods under the Sale of Goods Act, 1930:

- (i) There must be at least two parties, the seller and the buyer and the two must be different persons. A person cannot be both the seller and the buyer and sell his goods to himself.
- (ii) The subject matter of the contract must necessarily be goods covering only movable property. It may be either existing goods, owned or possessed by the seller or future. Goods.
- (iii) A price in money (not in kind) should be paid or promised. But there is nothing to prevent the consideration from being partly in money and partly in kind.
- (iv) A transfer of property in goods from seller to the buyer must take place. The contract of sale is made by an offer to buy or sell goods for a price by one party and the acceptance of such offer by other.
- (v) A contract of sale may be absolute or conditional.
- (vi) All other essential elements of a valid contract must be present in the contract of sale, e.g. free consent of parties, competency of parties, legality of object and consideration etc



Distinction Between Sale & An Agreement To Sell

The differences between the two are as follows:

Basis of	Sale	Agreement to sell	Sale an
difference Transfer	The property in the goods	Property in the goods passes to	(T) Call
of ownership	passes to the immediately.	the buyer on future date or on	(I) Sale o
property	buyer	fulfilment of some condition.	of hire pu
Nature of	It is an executed contract	It is an executory contract i.e.	of hire pu
contract	i.e. contract for which	contract for which consideration	Hire purc
Kaisi hai?	consideration has been	is to be paid at a future date.	Hire-purc
	paid.	dukhi party	agreemen
Liability of	The seller can sue the	The aggrieved party can sue for	are let on
parties	buyer for the price of the	damages only and not for the	option to
Sellen - buyen	goods because of the	price, unless the price was payable	ب حماس
l Brice	passing of the property	at a stated date.	
	therein to the buyer.		(a) Posses
Burden of	A subsequent loss or	Such loss or destruction is the	delivere
risk	destruction of the goods is	liability of the seller.	thereof
	the liability of the buyer.		condition
Nature of	Risk of loss is that of	Risk of loss is that of seller.	pays the comperiodical
rights	buyer since risk follows		per louicur
	ownership.		
Right of	Creates Jus in rem means	Creates Jus in personam means	
resole	right against the whole	rights against a particular party	i
Nature of Rigi		to the contract	Nonethel
In case of	The seller cannot resell	The seller may sell the goods since	their lega
insolvency	the goods.	ownership is with the seller.	
•	ht of Revale		I .
In case of	The official assignee will	The official assignee will acquire	(
insolvency	not be able to take over	control over the goods but the	5
of buyer	the goods but will recover	price will not be recoverable. CA Shanta	in Cunta
	the price from the buyer.	<i>5,</i> (3/1/1/00)	The Archen



Sale Distinguished from Other Similar Contracts

Sale and Hire Purchase Sale and Bailment

Sale and contract for work and labour

(I) Sale and Hire Purchase: Contract of sale resembles with contracts of hire purchase very closely, and indeed the real object of a contract of hire purchase is the sale of the goods ultimately.

Hire purchase agreements are governed by the Hire-purchase Act, 1972. Term "hire-purchase agreement" means an agreement under which goods are let on hire and under which the hirer has an option to purchase them in accordance with the terms of the agreement

includes an agreement i which-

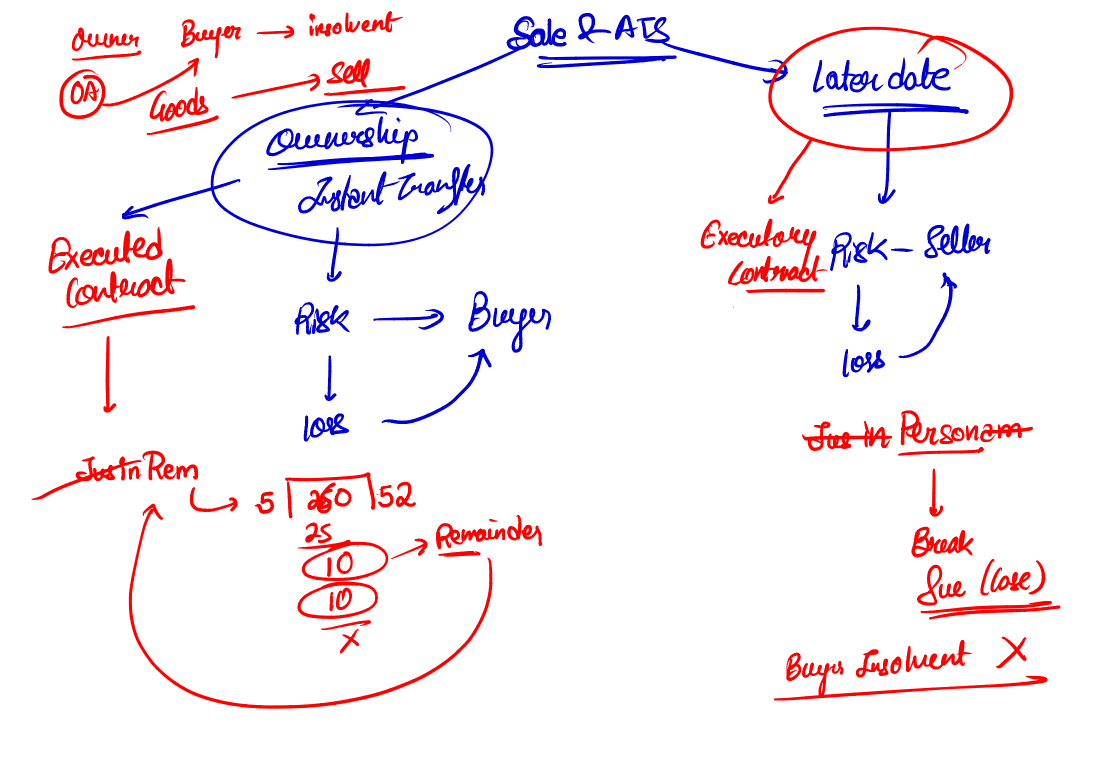
(a) Possession of goods is delivered by the owner thereof to a person on condition that such person pays the agreed amount in periodical instalments, and

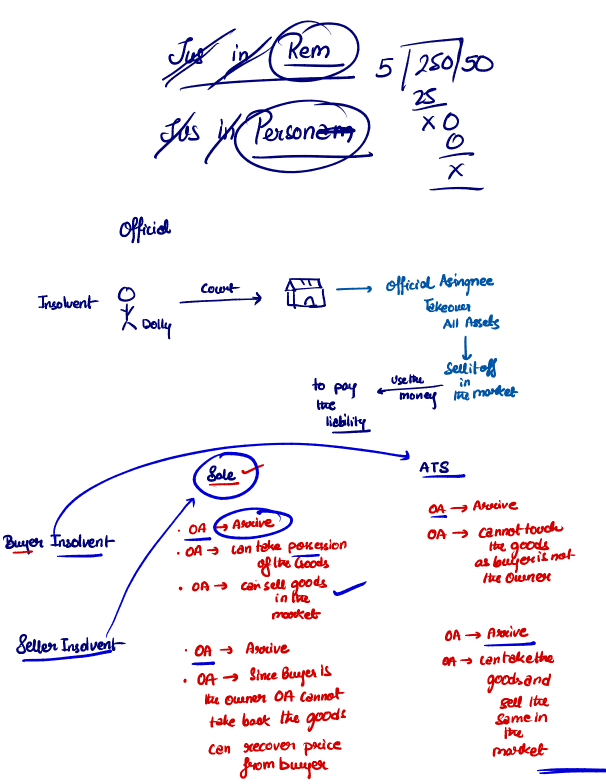
(b) The property in the goods is to pass to such person on the payment of the last of such instalments, and

(c) Such person has a right to terminate the agreement at any time before the property so passes;

Nonetheless, a sale has to be distinguished from a hire purchase as their legal incidents are quite different.

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Sey Study

The main points of distinction between the 'sale' and 'hire-purchase' are as follows:

Basis of difference	Sale	TOP Hire- Purchase
Time of passing property	Property in the goods is transferred to the buyer immediately at the time of contract.	The property in goods passes to the hirer upon payment of the last instalment.
Position of the party	The position of the buyer is that of the owner of the goods.	The position of the hirer is that of a bailee till he pays the last instalment.
Termination contract of	The buyer cannot terminate the contract and is bound to pay the price of the goods.	The hirer may, if he so likes, terminate the contract by returning the goods to its owner without any liability to pay the instalments. remaining
Burden of Risk of insolvency of the buyer	The seller takes the risk of any loss resulting from the insolvency of the buyer. Seller - Afraid	The owner takes no such risk, for if the hirer fails to pay an instalment, the owner has right to take back the goods.
Transfer of title	The buyer can pass a good title to a bona fide purchaser from him. title - Valid Burner	The hirer cannot pass any title even to bona fide purchaser untill he pays the last instalment.
Resale	The buyer in sale can resell the goods.	The hire purchaser cannot resell unless he has paid all the instalments.

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(ii) Sale and Bailment: A 'bailment' is the delivery of goods for some specific purpose under a contract on the condition

! That the same goods are to be returned when the purpose is accomplished to the bailor or are to be disposed of according to the directions of the bailor. Provisions related to bailment are regulated by the

Indian Contract Act, 1872.



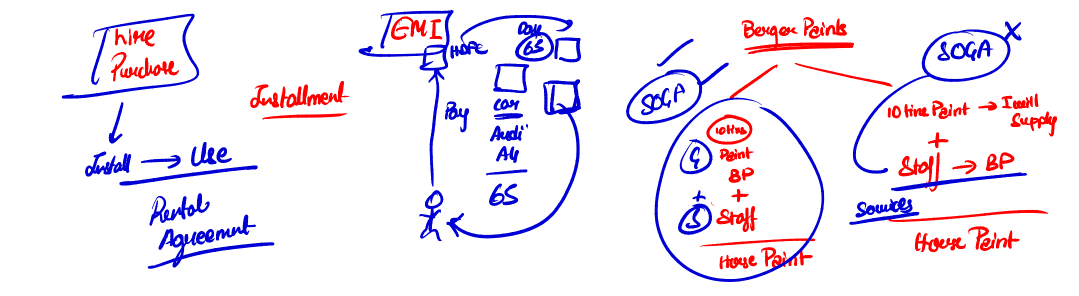
The difference between bailment and sale may be clearly understood by studying the following: 9674362047 Parties in bailment

Basis of difference	Sale	Bailment bailer baile	
Transfer of	The property in goods is	There is only transfer of	
property	transferred from the	possession of goods from the	
	seller to the buyer. So, it	bailor to the bailee for any of	
	is transfer of general	the reasons like safe custody,	
	property.	carriage etc. So, it is transfer	
		of special property.	
Return of	The return of goods in	The bailee must return the	
goods	contract of sale is not	goods to the bailor on the	
	possible. (2.13)	accomplishment of the purpose	
	Always	for which the bailment was	
	Manage	made.	
Consideration	The consideration is the	The consideration may be	
	price in terms of money.	gratuitous or non-gratuitous	

(iii) Sale and contract for work and labour: A contract of sale of goods is one in which some goods are sold or are to be sold for a price. But where no goods are sold, and there is only the doing or rendering of some work of labour, then the contract is only of work and labour and not of sale of goods. 150

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Bailment TOW × Price × SGAX

HirePurchuse TOW × SOGAX

Socializes Tow × Goods SOGAX

Example: Where gold is supplied to a goldsmith for preparing an ornament or when an artist is asked to paint a picture. Here, the basic substance of the contract is the exercise of skill and labour, therefore it is contract for work and labour.

Contract of Sale How Made (Section 5)

According to Section 5(1), A contract of sale may be made in any of the following modes:

- (i) Contract of sale is made by an offer to buy or sell goods for a price and acceptance of such offer.
- There may be immediate delivery of the goods; or

options from

- (iii) There may be immediate payment of price, but it may be agreed that them are delivery is to be made at some future date; or
- (in There may be immediate delivery of the goods and an immediate payment of price; or
- It may be agreed that the delivery or payment or both are to be made in instalments; or
- It may be agreed that the delivery or payment or both are to be made at some future date.

Any One Out of 5

Example: R agrees to deliver his old motorcycle valued at ₹55,000 to 5 in exchange for a new motorcycle and agrees to pay the difference in cash, it is a Contract of Sale.

CA Foundation Law Applicable for May & Nov 2024

Subject Matter of Contract of Sale

Existing or future goods (section 6):

- (1) The goods which form the subject matter of a contract of sale may be either existing goods that are acquired, owned or possessed by the seller, or future goods. Existing Goods \longrightarrow SC/ATS
- (2) There may be a contract for the sale of goods, the acquisition of which by the seller depends upon a contingency which may or may not happen.

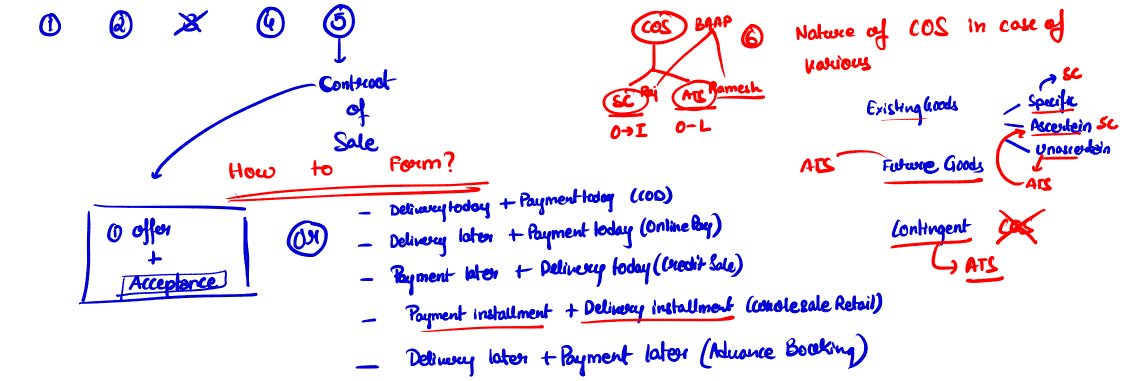
Example: A contract for sale of certain cloth to be manufactured by a certain mill is a valid contract. Such contacts are called contingent contracts.

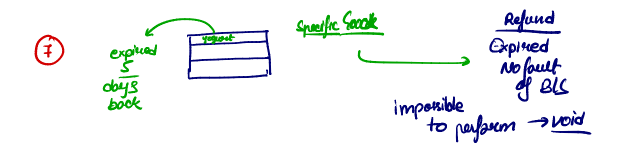
Contingent Goods $\longrightarrow ACS$

(3) There may be a contract of sale, where the seller purports to effect a present sale of future goods, such contract operates as an agreement to sell the goods.

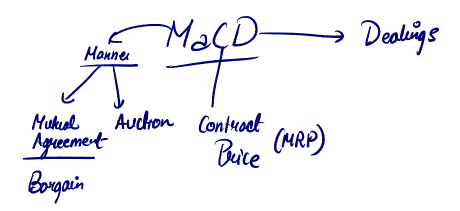
Goods perishing before making of contract (Section 7): Where there is a contract for the sale of specific goods, the contract is void if the goods without the knowledge of the seller have, at the time when the contract was made, perished or become so damaged that they no longer answer to their description given in the contract.

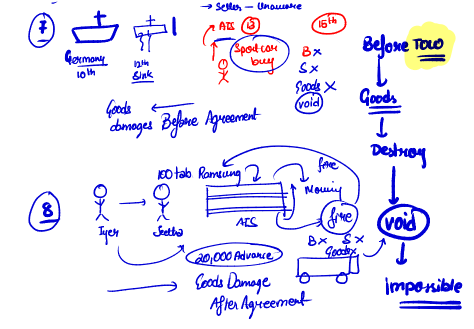
Example: A agrees to sell B 50 bags of wheat stored in the A's godown. Due to water logging, all the goods stored in the godown were destroyed. At the time of agreement, neither party was aware of the fact. The agreement is void.











Goods perishing before sale but after agreement to sell (Section 8):

Where there is an agreement to sell specific goods, and subsequently the goods without any fault on the part of the seller or buyer perish or become so damaged that they no longer answer to their description in the agreement before the risk passes to the buyer, the agreement is thereby avoided or becomes void.

Perishing of future goods: If the future goods are specific, the destruction of such goods will amount to supervening impossibility and the contract shall become void.

Example: A agrees to sell B 100 tons of tomatoes grown on his land next year. But the crop failed due to some disease in plants and A could only deliver 80 tons of tomatoes to B. It was held A was not liable as the performance of contract became impossible due to supervening impossibility.

Ascertainment Of Price (Section 9 & 10)

Ascertainment of price (Section 9):

'Price' means the monetary consideration for sale of goods [Section 2 (10)]. By virtue of Section 9, the price in the contract of sale may be-

(2) agreed to be fixed in a manner provided by the course of dealings between the parties.

(3) determined by the course of dealings between the parties.

(A) Regulary (3) determined by the course of dealings between the parties.

Agreement to sell at valuation (Section 10):

Section 10 provides for the determination of price by a third party.

- 1. Where there is an agreement to sell goods on the terms that price has to be fixed by the third party and he either does not or cannot make such valuation, the agreement will be void.
- 2. In case the third party is prevented by the default of either party from fixing the price, the party at fault will be liable to the damages to the other party who is not at fault.
- 3. However, a buyer who has received and appropriated the goods must pay a reasonable price for them in any eventuality.

Example: P is having two bikes. He agrees to sell both of the bikes to S at a price to be fixed by the Q. He gives delivery of one bike immediately. Q refuses to fix the price. As such P ask S to return the bike already delivered while S claims for the delivery of the second bike too. In the given instance, buyer S shall pay reasonable price to P for the bike already taken. As regards the Second bike, the contract can be avoided as the third-party Q refuses to fix the price.



Unit 1

of

SOGA

SOGA Complete₂

CA Shantam Gupta

