Sale of goods Act, 1930

Table of Contents

SHORT TITLE

Short title 1

INTERPRETATION

 $\mathbf{2}$ Interpretation

> PART I **Formation of the Contract** CONTRACT OF SALE

- 3 Sale and agreement to sell
- 4 Capacity to buy and sell

FORMALITIES OF THE CONTRACT

- 5 Formalities
- When contract enforceable by action 6

SUBJECT MATTER OF CONTRACT

- 7 Existing or future goods
- Goods perishing before agreement of sale 8
- 9 Goods perishing before sale

THE PRICE

- 10Ascertainment of price
- 11 Agreement to sell at valuation

CONDITIONS AND WARRANTIES

- 12Stipulation as to time
- 13Condition treated as warranty
- Implied undertaking as to title 14
- Sale by description 15
- 16 Implied conditions as to quality or fitness

SALE BY SAMPLE

17Sale by sample

PART II **Effects of the Contract**

TRANSFER OF PROPERTY AS

BETWEEN SELLER AND BUYER

- 18 Goods must be ascertained
- 19 Property passes when intended to pass
- 20Rules for ascertaining intention
- 21Reservation of right of disposal
- 22Risk prima facie passes with property
- 23Sale by person not owner
- 24Sale under voidable title
- 25Acquisition of title to grain
- Seller or buyer in possession after sale 26

PART III

Performance of the Contract

27Duties of seller and buyer

Payment and delivery concurrent conditions 28

- Rules as to delivery 29
- 30 Delivery of wrong quantity
- 31 Instalment deliveries
- 32 Delivery to carrier
- 33 Risk where goods delivered at distant place
- 34Buyer's right of examination
- 35 Acceptance
- 36 Buyer not bound to return rejected goods
- 37 Liability of buyer for refusing delivery

PART IV

Rights of Unpaid Seller against the Goods

- 38 "Unpaid seller'
- 39 Unpaid seller's rights

UNPAID SELLER'S LIEN

- 40 Lien
- 41 Part delivery
- 42Termination of lien

STOPPAGE IN TRANSITU

- 43 Right of stoppage
- 44 Duration of transit
- How stoppage effected 45
 - RESALE BY BUYER OR SELLER
- Effect of subsale or pledge by buyer 46
- 47Sale not generally rescinded by lien or stoppage

PART V Actions for Breach of the Contract REMEDIES OF THE SELLER

- 48 Action for price
- Damages for non-acceptance 49

REMEDIES OF THE BUYER

- Damages for non-delivery 50
- Specific performance 51
- 52Remedy for breach of warranty
- Interest and special damages 53

PART VI

- Supplementary Exclusion of implied terms and conditions
- 54
- 55Reasonable time a question of fact
- 56 Rights enforceable by action
- 57Auction sales
- 58Existing laws preserved subject to Act