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**Answer no 1**

Contract as an agreement that can be enforceable by law, in other simple words, an agreement that can be enforced In a court of law it’s called a contract.

A contract is one of the agreement that create the obligation between two parties or an agreement two are more person are legally binding, it can be spoken are implied. And it is usually writing,

The agreement which are legally enforceable is said to be a contract, it’s create and define all the duties and obligations of the person which are involved.

**Answer no 2**

A valid contract may be written or agreement of the two parties, there are some element if they are included into the contract so the contract must be valid.

1. offer and acceptable :

There are one party make the offer and the other party must accept and the exact term, it must be lawful for the contract to be valid.

2. Legal relationship;

For the purpose of the parties to contract must be create legal relationship between them. Agreement of social nature as they do not consider a legal relationship, are not contract, if the agreement which results are not legal relationship ,are not contract.

3. Capacity to contract;

If the agreement enter between the two parties where are enough to be a competent, and then the agreement must said a contract.

4. Lawful consideration ;

Consideration are defined as the price paid by one of the party for the promise of the other, an agreement is enforceable only when both of the parties are getting something are give something.

5. Free consent;

Be agree the parties must upon the same thing and sense.

6. Lawful object;

The object of an agreement it must be valid means they are special design for the contract, a contract that lack of one of these elements so it is not valid and therefore are legally enforceable.

**Answer no 3**

Offer and acceptance :

According to the contract law offer can be the expression of willingness to contract on certain term made it, for the purpose it may binding as soon as it accepted by the person to whom it is addressed, the expression refer into different form such as newspapers, email, and fax, letter, as long it communicate with basis on which the offer is prepared to contract.

Acceptance is the final expression of assent in term of an offer, there must be a valid offer and follow by the offer being accepted, when the person to whom the proposal has been made to his approval the offer is said to be accepted, once the valid acceptance take place and the a binding contract is formed, therefore it is important to know that if the parties and bound by the agreement, so the acceptance must be communicated to the offered, and the acceptance term must meet the term offer, if once the acceptance is done and then it cannot be revoked or back.

If the offer is made to get the approval of the other party to it, so if it is accepted and a valid a agreement is done, before accepted the offer it may be rejected or may be revoked.

By notice of revocation :

The offer or can revoke are reject by sending a notice to the offeror any time before acceptance the offer.

By lapse of time:

The proposal is revoked by the lapse of time prescribed are such proposal for acceptance the notification time must be completed.

By non fulfillment of a condition :

Some time the offeror may be ask to the accepted to fill a certain conditions before it accept, in such cases, the acceptance should be given these fulfillment, if these conditions is not FIL, the offer can lapses.

By counter offer:

In such cases, where instead of accepting the offer, and the accepter his give their own offer and then the first offer is lapses, if the counter offer is rejected by offering and then offeree cannot accept the first offer until review by the offering.

By death:

If the offeror is die before it acceptance, if the fact of his death has come to the knowledge of the accepter before Acceptance, if a person proposal to someone and whose die before acceptance and the proposal will come to and end.

By subsequent illegally:

An offer is lapses if it becomes illegal or the subject matter is destroyed before it acceptance by offeror.

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