

## COMMERCIAL AND ADMINISTRATIVE LAW

### Introduction

This module unit is intended to equip trainees with knowledge, skills and attitudes that will enable him apply commercial and administrative law in an organization

### General objectives

- a) At the end of this module unit, the trainee should be able to:
- b) Apply commercial law in business management
- c) Recognize the importance of commercial law in an organization
- d) Apply the relevant legal provisions of commercial law in business management

INTRODUCTION SALE OF GOODS	Meaning of the sale of goods agreement Warranties and conditions in sale of goods agreement Types of contract under the sale of goods agreement Rights and duties of parties in a sale of goods agreement Transfer of goods Terms of trade Ways through which a contract of sale can be terminated	2
LAW OF PARTNERSHIP	Nature of partnership Types of partnership Rights and liabilities of partners Dissolution of partnership	2
CONTRACT OF INSURANCE	Meaning of contract of insurance Parties to a contract of insurance Terms of a contract of insurance Principles of insurance Types of insurance contracts Remedies available for the breach of contract	4
CONTRACT OF GUARANTEE	Meaning of guarantee Rights and liabilities of parties Discharge of contract	4
CONTRACT OF BAILMENT	Meaning of bailment Parties to a contract of bailment Rights and liabilities of parties in a contract of bailment Factors which contribute to the discharge of a contract of bailment	6
LAW OF BANKRUPTCY	Meaning of bankruptcy Procedure in bankruptcy procedures Rights and disqualification of a bankrupt	2
LAW OF CARRIAGE OF GOODS	Meaning of carriage of goods Types of carriers Modes of carriage	8

	<p>Implied terms and conditions</p> <p>Documents used in carriage of goods</p> <p>Rights and liabilities of parties</p> <p>Remedies available to parties in the breach of a contract of carriage of goods</p>	
COMMERCIAL ARBITRATION	<p>Meaning of commercial arbitration</p> <p>Importance of commercial arbitration</p> <p>Awards given in arbitration</p>	2
NEGOTIABLE INSTRUMENTS	<p>Meaning of types of negotiable instruments</p> <p>Types of negotiable instruments</p> <p>Rules applicable in the acceptance of negotiable instruments</p> <p>Discharge instruments</p>	4
COMPANY LAW	<p>Meaning of a company</p> <p>Types of companies procedure of forming and incorporating a company</p> <p>Functions of companies</p> <p>Types of shareholders in a company</p> <p>Procedures of winding up a company</p>	6
THE ADMINISTRATIVE LAW	<p>Nature of administrative law</p> <p>Types of administrative law</p> <p>Functions of administrative law</p>	6
THE STRUCTURE OF GOVERNMENT	<p>Meaning of central government</p> <p>Types of governments</p> <p>Meaning of tribunals</p> <p>Meaning of inquiries</p>	6
JUDICIAL ADMINISTRATIVE ACTION	<p>Meaning of judicial administrative action</p> <p>Types of judicial administrative actions</p> <p>Functions of judicial administrative action</p>	6
NATURAL JUSTICE	<p>Meaning of natural justice</p> <p>Types of natural justice</p> <p>Situations when natural justice is applicable</p>	6
DELEGATED LEGISLATION	<p>Meaning of delegated legislation</p> <p>Types of delegated legislation</p> <p>Functions of delegated legislation</p>	6
EMERGING TRENDS AND ISSUES IN COMMERCIAL ADMINISTRATION	<p>Emerging trends and issues in commercial administrative law</p> <p>Effects of emerging trends and issues in commercial administrative law</p> <p>Ways of managing emerging issues and trends in commercial and commercial law</p>	4
	TOTAL	100