## PREVIEW QUESTION BANK

Module Name : cec24-lw01 Intellectual Property Rights and Competition Law-ENG Exam Date : 18-May-2024 Batch : 15:00-18:00

The rights of performing artists, phonograms and broadcasts in the performances are called as:  1. Neighbouring Rights 2. Trademarks 3. Patents 4. Property Rights  A1:1  A2:2  A3:3  A4:4  The Berne Convention for the Protection of Literary and Artistic Works was made in the year:  1. 1884 2. 1886 3. 1888 4. 1890  A1:1  A2:2  A3:3  A4:4	The rights of performing artists, phonograms and broadcasts in the performances are called as:  1. Neighbouring Rights 2. Trademarks 3. Patents 4. Property Rights  A1: 1  A2: 2  A3: 3  A4: 4  The Berne Convention for the Protection of Literary and Artistic Works was made in the year:  1. 1884 2. 1896 3. 1888 4. 1890  A1: 1  A2: 2  A3: 3  A4: 4  Viv Question  The Burdapest Treaty, 1977 deals with the international process of:  1. Well-known Marks 2. Service Marks 3. Patenting Microorganisms 4. Performer's Rights  A1: 1	Sr. C No.	lient Qu ID		Question Body and Alternatives	Marks	Neg M	gati ark
The rights of performing artists, phonograms and broadcasts in the performances are called as:  1. Neighbouring Rights 2. Trademarks 3. Patents 4. Property Rights  A1:1  A2:2  A3:3  A4:4  The Berne Convention for the Protection of Liferary and Artistic Works was made in the year: 1. 1884 2. 1886 3. 1888 4. 1890  A1:1  A2:2  A3:3  A4:4  Propertive Question  Liferary and Artistic Works was made in the year: 1. 1884 2. 1886 3. 1888 4. 1890  A1:1  A2:2  A3:3  A4:4  Dispective Question  Liferary and Artistic Works was made in the year: 1. 1884 2. 1886 3. 1888 4. 1890  A1:1  A2:2  A3:3  A4:4  Dispective Question  Liferary and Artistic Works was made in the year: 1. 1884 2. 1886 3. 1888 4. 1890  A1:1  A2:2  A3:3  A4:4  Dispective Question  Liferary and Artistic Works was made in the year: 1. 1884 2. 1886 3. 1888 4. 1890  A1:1  A2:2  A3:3  A4:4  A1:4  A2:4  A3:3  A4:4  A3:3  A4:4  A4:4  A3:3  A4:4  A4:4  A4:4  A4:4  A5:4  A5:4  A6:4  A6:4  A7:4  A7	The rights of performing artists, phonograms and broadcasts in the performances are called as  1. Neighbouring Rights 2. Trademarks 3. Patents 4. Property Rights  A1:11  A2:2  A3:3  A4:4  The Berne Convention for the Protection of Literary and Artistic Works was made in the year: 1. 1884 2. 1886 3. 1889 4. 1890  A1:1  A2:2  A3:3  A4:4  INVEQUESTION  A1:4  INVEQUESTION	ojective	e Questio	on				
1 Neighbouring Rights 2 Trademarks 3 Patents 4 Property Rights  Al : I  A2 : 2  A3 : 3  A4 : 4  Specifive Question  14742002  The Berne Convention for the Protection of Literary and Artistic Works was made in the year:  1 1884 2 1886 3 1888 4 1890  Al : I  A2 : 2  A3 : 3  A4 : 4  Specifive Question  14742003  The Buddepest Treaty, 1977 deals with the international process of: 1 . Well-known Marks 2 . Service Marks 3 . Patenting Microorganisms 4 . Performer's Rights  A1 : I	1. Neighbouring Rights 2. Trademarks 3. Patents 4. Property Rights  A1:1  A2:2  A3:3  A4:4  **Ne Question**  Taboo2  The Berne Convention for the Protection of Literary and Artistic Works was made in the year.  1. 1884 2. 1886 3. 1888 4. 1890  A1:1  A2:2  A3:3  A4:4  **Ne Question**  The Budapest Treaty, 1977 deals with the international process of:  1. Well-known Marks 2. Service Marks 3. Patenting Microorganisms 4. Performer's Rights  A1:1	1474	12001				2.0	0.
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A3 : 3  A4 : 4  cettive Question  The Berne Convention for the Protection of Literary and Artistic Works was made in the year:  1. 1884 2. 1886 3. 1888 4. 1890  A1 : 1  A2 : 2  A3 : 3  A4 : 4  cettive Question  The Budapest Treaty, 1977 deals with the international process of:  1. Well-known Marks 2. Service Marks 3. Patenting Microorganisms 4. Performer's Rights	A3 : 3 A4 : 4  The Berne Convention for the Protection of Literary and Artistic Works was made in the year:  1. 1884 2. 1886 3. 1888 4. 1890  A1 : 1 A2 : 2 A3 : 3 A4 : 4   In the Budapest Treaty, 1977 deals with the international process of:  1. Well-known Marks 2. Service Marks 3. Patenting Microorganisms 4. Performer's Rights  A1 : 1							
A3:3  A4:4    A4:4	A3 : 3 A4 : 4  The Berne Convention for the Protection of Literary and Artistic Works was made in the year:  1. 1884 2. 1886 3. 1888 4. 1890  A1 : 1 A2 : 2 A3 : 3 A4 : 4   In the Budapest Treaty, 1977 deals with the international process of:  1. Well-known Marks 2. Service Marks 3. Patenting Microorganisms 4. Performer's Rights  A1 : 1			42.2				
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Certive Question     14742002				A3:3				
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1.1884	The Berne Convention for the Protection of Literary and Artistic Works was made in the year:   1.884     2.1886     3.1888     4.1890     A1:1     A2:2     A3:3     A4:4     We Question							
1.184	The Berne Convention for the Protection of Literary and Artistic Works was made in the year:   1.884     2.1886     3.1888     4.1890     A1:1     A2:2     A3:3     A4:4     We Question	<u></u>						
The Berne Convention for the Protection of Literary and Artistic Works was made in the year:  1. 1884 2. 1886 3. 1888 4. 1890  A1: 1  A2: 2  A3: 3  A4: 4  ective Question  The Budapest Treaty, 1977 deals with the international process of:  1. Well-known Marks 2. Service Marks 3. Patenting Microorganisms 4. Performer's Rights  A1: 1	The Berne Convention for the Protection of Literary and Artistic Works was made in the year:  1. 1884 2. 1886 3. 1888 4. 1890  A1:1  A2:2  A3:3  A4:4  ive Question  The Budapest Treaty, 1977 deals with the international process of:  1. Well-known Marks 2. Service Marks 3. Patenting Microorganisms 4. Performer's Rights  A1:1			on			2.0	16
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A1:1  A2:2  A3:3  A4:4  Sective Question  The Budapest Treaty, 1977 deals with the international process of:  1. Well-known Marks 2. Service Marks 3. Patenting Microorganisms 4. Performer's Rights  A1:1	4. 1890  A1 : 1  A2 : 2  A3 : 3  A4 : 4  The Budapest Treaty, 1977 deals with the international process of:  1. Well-known Marks 2. Service Marks 3. Patenting Microorganisms 4. Performer's Rights  A1 : 1			2. 188	6			
A1:1  A2:2  A3:3  A4:4  Sective Question  The Budapest Treaty, 1977 deals with the international process of:  1. Well-known Marks 2. Service Marks 3. Patenting Microorganisms 4. Performer's Rights  A1:1	4. 1890  A1 : 1  A2 : 2  A3 : 3  A4 : 4  The Budapest Treaty, 1977 deals with the international process of:  1. Well-known Marks 2. Service Marks 3. Patenting Microorganisms 4. Performer's Rights  A1 : 1			3. 188	8			
A1:1  A2:2  A3:3  A4:4    Interpretation	A1:1  A2:2  A3:3  A4:4  The Budapest Treaty, 1977 deals with the international process of:  1. Well-known Marks 2. Service Marks 3. Patenting Microorganisms 4. Performer's Rights  A1:1			4. 189	0			
A2:2  A3:3  A4:4  Interpretation   A2:2  A3:3  A4:4  Interpretation   A2:2  Interpretation   A3:3  Interpretation   A3:3  Interpretation   A3:3  Interpretation   A3:4  Interpretation	A2:2  A3:3  A4:4  The Budapest Treaty, 1977 deals with the international process of:  1. Well-known Marks 2. Service Marks 3. Patenting Microorganisms 4. Performer's Rights  A1:1							
A2 : 2  A3 : 3  A4 : 4  The Budapest Treaty, 1977 deals with the international process of:  1. Well-known Marks 2. Service Marks 3. Patenting Microorganisms 4. Performer's Rights  A1 : 1	A2:2  A3:3  A4:4  The Budapest Treaty, 1977 deals with the international process of:  1. Well-known Marks 2. Service Marks 3. Patenting Microorganisms 4. Performer's Rights  A1:1			Δ1 · 1				
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A4 : 4    Continue of the cont	A4 : 4  ive Question  742003  The Budapest Treaty, 1977 deals with the international process of:  1. Well-known Marks 2. Service Marks 3. Patenting Microorganisms 4. Performer's Rights  A1 : 1							
A4 : 4    Continue of the cont	A4 : 4  ive Question  742003  The Budapest Treaty, 1977 deals with the international process of:  1. Well-known Marks 2. Service Marks 3. Patenting Microorganisms 4. Performer's Rights  A1 : 1							
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3. Patenting Microorganisms 4. Performer's Rights  A1:1	3. Patenting Microorganisms 4. Performer's Rights  A1:1							
4. Performer's Rights  A1:1	4. Performer's Rights  A1:1							
A1:1	A1:1							
				4. Perl	former's Rights			
A2:2	A2:2			A1:1				
A2:2	A2:2							
				A2:2				

		A3:3 A4:4		
	Objective Quest	ion		
		1011	2.0	0.00
-	14/42004	Which provision of the Paris Convention provides for the rule concerning the "independence" of Patents for Invention?	2.0	0.00
		, man provided to the content of the		
		1. Article 4bis		
		2. Article 4ter		
		3. Article 5bis		
		4. Article 7bis		
		1.7 Mico 1815		
		A1:1		
		A2:2		
		A3:3		
		A3.5		
		A4:4		
	Objective Ques	ion		
	5 14742005	1011	2.0	0.00
	11712003	Which of the following is NOT an objective of the TRIPS Agreement?	2.0	0.00
		<ol> <li>To provide multilateral framework of principles, rules and disciplines dealing with international trade in counterfeit goods.</li> <li>To provide adequate standards and principles concerning the availability, scope and use of trade-related intellectual property rights.</li> <li>To cater to the special needs of the developed country Members in respect of maximum flexibility in the domestic implementation of laws and regulations in order to enable them to create a sound and viable technological base.</li> <li>To provide effective and expeditious procedures for the multilateral prevention and settlement of disputes between governments etc.</li> </ol>		
		A1:1		
		A2:2		
		A3:3		
		A4:4		
	Objective Quest	ion		
	6 14742006		2.0	0.00
		What is the minimum term of protection that is to be given to Layout-Designs of Integrated Circuits under the TRIPS agreement?		
		1 10 years		
		1. 10 years		
		2. 12 years		
		3. 15 years		
		4. 20 years		
		A1:1		

		A2:2 A3:3 A4:4		
	jective Quest	on		
7	14742007	The Government of India constituted a committee under the Chairmanship of in 1949 to review the Patent Law in India  1. Justice (Dr.) S. Muralidhar  2. Justice (Dr.) A.S. Anand  3. Justice (Dr.) S. Mohan  4. Justice (Dr.) Bakshi Tek Chand	2.0	0.00
		A1:1 A2:2		
		A3:3		
		A4:4		
	jective Quest	on		
8	14742008	Patent shall be available for any inventions, whether products or processes, in all fields of technology, provided that they satisfy the criteria of:  1. Novelty, Industrial Application and Utility 2. Non-Obviousness, Inventive Step and Industrial Application 3. Originality, Inventive Step and Non-Obviousness 4. Novelty, Utility and Non-Obviousness	2.0	0.00
		A2:2 A3:3		
		A4:4		
	jective Quest	on	lle.	lla -
9	14742009	The Patent Search Service provided by the WIPO is:  1. InPASS 2. Patentscope 3. Espacenet 4. TotalPatent One	2.0	0.00

		A2:2		
		A3:3		
		A4:4		
	jective Quest	on	2.0	0.00
10	14742010	Pre-grant opposition can be filed by any person by representation in the Indian patent office within from the date of publication of the patent application.	2.0	0.00
		1. 3 months		
		2. 6 months		
		3. 12 months		
		4. 18 months		
		A1:1		
		A2:2		
		A3:3		
		A4:4		
L				
	jective Quest	on	11- 0	
11	14742011	Which provision of the Patents Act, 1970 provides 'Rights of patentees'?	2.0	0.00
		1. Section 45		
		2. Section 47		
		3. Section 48		
		4. Section 50		
		A1:1		
		A2:2		
		A3:3		
		A4:4		
Ļ				
	jective Quest	on	2.0	0.00
12	14742012	An application may be made to the Controller of Patents for revoking the patent for its non-working under Section 85 of	2.0	0.00
		Patents Act, 1970 after expiration of from the date of the order granting the first compulsory licence.		
		nom the date of the order granting the motion price of motion.		
		1. One year		
		2. Two years		
		3. Three years		
		4. Five years		
		A1.1		
		A1:1		

		A2:2		
		A3:3		
		A4:4		
Oh	jective Questi	on.		
	14742013	011	2.0	0.00
		The Copyright protection is NOT available to which of the following?		
		4 Europeine		
		Expressions     Computer Programs		
		3. Photographs		
		4. Ideas		
		A1:1		
		A1:1		
		A2:2		
		AZ:Z		
		40.0		
		A3:3		
		A4:4		
	jective Questi 14742014	on	2.0	0.00
14	14/42014	Which international instrument makes it clear that Computer Programs and Databases are protected by Copyright?	2.0	0.00
		Rome Convention     Berne Convention		
		WIPO Performances and Phonograms Treaty		
		WIPO Copyright Treaty		
		The state of the s		
		A1:1		
		A1.1		
		A2:2		
		AZ . Z		
		A3:3		
		A3:3		
		A4:4		
L				
	jective Questi 14742015	on	2.0	0.00
	14742015	Which of the following is NOT considered as a Fair Dealing with a work, and constitutes an infringement of a copyright?	2.0	0.00
		4 Collision and the decoration of the decoration		
		Criticism or review of that work.     Private or personal use, including research.		
		Reproduction of any work for the purpose of a judicial proceeding.		
		Performance of a literary, dramatic or musical work by the staff of a public institution.		
		A1:1		
		Δ1.1		
		A2:2		
		A2.2		

		A3:3		
		A4:4		
Ob	ective Quest	ion		
	14742016	In which case, for the first time the Delhi High Court awarded damages against Government of India in respect of a bronze mural designed by the well-known sculptor for violation of his moral rights, by keeping it in the store room without any regard to the author's reputation?  1. Amarnath Sehgal v. Union of India 2. Chancellor Masters and Scholars of University of Oxford v. Rameshwari Photocopy Services 3. Civic Chandran v. Ammini Amma 4. RG Anand v. Deluxe Films	2.0	0.00
		A1:1		
		A2:2		
		A3:3		
		A4:4		
Ob	ective Quest	on		
	14742017		2.0	0.00
		Which of the following is NOT protected as a Trademark?  1. Drawings 2. Words 3. Packaging 4. Videos		
		A2:2		
		A3:3		
		A4:4		
Obj	ective Quest	ion		
	14742018	Which of the following is NOT true about the infringement of a Trademark under the Trademarks Act, 1999?	2.0	0.00
		<ol> <li>An owner of an unregistered trade mark is entitled to institute any proceeding to prevent, or to recover damages for, infringement of unregistered trade mark.</li> <li>An owner of an unregistered trade mark is entitled to institute proceeding against any person for passing off goods or services as that of another person.</li> <li>An owner of a registered trade mark is entitled to institute any proceeding to prevent, or to recover damages for, the infringement of the registered trade mark.</li> <li>A suit for infringement of a trademark is to be instituted before a District Court having jurisdiction to try the suit.</li> </ol>		
		A1:1		

		A2:2		
		A3:3		
		A4:4		
Ob 10	jective Questi 14742019	on	2.0	0.00
	14/42017		2.0	0.00
		The Design may be applied to any industrial process or means which is:		
		(A). Mechanical		
		(B). Chemical		
		(C). Manual		
		1. (A) and (C) only.		
		2. (B) and (C) only.		
		3. (A) and (B) only.		
		4. (A), (B) and (C) only.		
		A1:1		
		A2:2		
		A3:3		
		A4:4		
01				
	14742020	on	2.0	0.00
20	14/42020	Which country has taken initiative and established a Traditional Knowledge Digital Library?	2.0	0.00
		1. U.S.A.		
		2. U.K.		
		3. France		
		4. India		
		A1:1		
		A2:2		
		A3:3		
		A4:4		
Oh	jective Questi	on		
	14742021		2.0	0.00

		The WIPO and UNESCO adopted a Model Law on Folklore in the year:		
		1. 1980		
		2. 1981		
		3. 1984		
		4. 1985		
		A1:1		
		Al: I		
		A2:2		
		A3:3		
		A4:4		
О	bjective Questi	on		
22	14742022		2.0	0.00
		means an indication which identifies such goods as originating, or manufactured in the territory of a country, or		
		a region or locality in that territory.		
		A Toddood Mandala		
		Traditional Knowledge		
		2. Geographical Indication		
		3. Trademark		
		4. Well-known Mark		
		A1:1		
		Al : I		
		A2:2		
		A3:3		
		A4:4		
О	bjective Quest	on		
23	14742023		2.0	0.00
		In which case, the Supreme Court of India dealt with the issue of Sports Broadcasting Signals?		
		1. Union of India v. ESPN & Ors.		
		2. BCCI v. Cricket Association of Bihar		
		Union of India v. Board of Control for Cricket in India & Ors.		
		4. S. Sreesanth v. Board of Control for Cricket in India		
		A1:1		
		A2:2		
		A3:3		
		A4:4		
L				
	bjective Questi	on		
24	14742024		2.0	0.00

		A4:4		
		A3:3		
		A2:2		
		A1:1		
		Space Activities and Intellectual Property Bill, 2017		
		3. Space Activities Bill, 2017		
		2. Outer Space Activities and Intellectual Property Bill, 2017		
		Outer Space Activities Bill, 2017		
		Which is the Bill pending in the parliament, that has certain provisions dealing with Outer Space Activities, Intellectual Property, Indian Space Activities etc.?		
	14742026		2.0	0.00
OP:	ective Questi	on.		
		A4:4		
		A3:3		
		A2:2		
		A1:1		
		3. 1967 to 1979 4. 1980 to present		
		2. 1957 to 1963		
		1. 1948 to 1957		
25	14742025	The hard law phase with respect to the Space Law is during period:	2.0	0.00
	ective Questi	on		10.0-
		A4:4		
		A3:3		
		A2:2		
		A1:1		
		4. Attribution (CC BY)		
		Attribution ShareAlike (CC BY-SA)     Attribution NoDerivs (CC BY-ND)     Attribution Non-Commercial (CC BY-NC)		
		as they credit the work and license their new creations under the identical terms?		
				III .

		Which of the following statements is TRUE?		
		Intellectual property litigation is local, subject to local institutions and producing locally binding outcomes.		
		Patent litigation is global and governed by harmonized IP Law across nations.		
		3. WIPO has the international court for adjudication of IP disputes between nations.		
		4. The gains from the patent litigations are inversely proportional to the expected damage compensation that the plaintiff may		
		get in case of a successful lawsuit.		
		A1:1		
		A2:2		
		A3:3		
		A4:4		
Obj	ective Quest	on		'
28	14742028	The "Assess Declaration" was such added to the LLIX Count in which leaders do not on	2.0	0.00
		The "Arrow Declaration" was evolved by the U.K. Court in which landmark case?		
		1. Norwich Pharmacal Co v. Commissioners of Customs and Excise		
		2. Gillette Safety Razor v. Anglo Trading Case		
		3. Glaxo Group Ltd & Others v. Vectura Ltd.		
		Centocor Ortho Biotech Inc. v. Abbott Laboratories		
		A1:1		
		A2:2		
		A3:3		
		A4:4		
	ective Quest 14742029	on	2.0	0.00
	14/42027	Which provision of the Constitution of India enables the State to impose reasonable restrictions on the citizen's freedom of	2.0	0.00
		profession, occupation, trade or business?		
		1. Article 19(2)		
		2. Article 19(4)		
		3. Article 19(6)		
		4. Article 19(8)		
		A1:1		
		A2:2		
		A3:3		
		A4:4		
Obj	ective Quest	on		
30	14742030		2.0	0.00

		Competition can be understood as a situation in a market where Sellers strive to buy the patronage to achieve business, objectives, such as profit, sales or market?		
		1. Collectively 2. Dependently 3. Independently 4. Monopolistically		
		A1:1		
		A2:2 A3:3		
		A4:4		
Obj	ective Quest	on		
	14742031	The MRTP Act unlike the Competition Act, played role	2.0	0.00
		1. Advisory		
		2. Suo-Motu Action		
		3. Penal		
		4. Adjudicatory		
		A1:1		
		A2:2		
		A3:3		
		A4:4		
	ective Quest	on		
32	14742032		2.0	0.00
		According to the Competition Act, 2002 'acquisition' means acquiring:  (A) Shares of an enterprise		
		(B) Voting rights of an enterprise		
		(C) Assets of an enterprise		
		(D) Control over Management		
		1. (A), (B) and (C) only.		
		2. (A) and (D) only.		
		3. (A), (C) and (D) only.		
		4. (A), (B), (C) and (D).		
		A1:1		
		A2:2		

		A3:3		
		A4:4		
Obie	ective Questi	on		
	14742033		2.0	0.00
		The maximum Penalty that may be imposed under the Competition Act, 2002 is:		
		TT		
		1. 1 crore		
		2. 10 crores 3. 25 crores		
		4. 50 crores		
		4. 30 Cloles		
		A1:1		
		A2:2		
		A3:3		
		A4:4		
	ective Questi			
34	14742034		2.0	0.00
		Under Competition Act, 2002 a 'consumer' is a person who purchases goods or avails services for which purpose?		
		(A) Personal		
		(B) Commercial		
		(C) Public		
		1. (A) and (B) only.		
		2. (A) and (C) only.		
		3. (B) and (C) only.		
		4. (A), (B) and (C) only.		
		A1:1		
		A2:2		
		A3:3		
		A4:4		
	ective Questi	on		
35	14742035		2.0	0.00

		Which of the following is NOT TRUE about 'Enterprise' under Competition Act, 2002?		
		Enterprise does not include Government or any of its Agencies or Departments.		
		Enterprise does not include Government of any or its Agencies of Departments.     Enterprise is engaged in any activity, relating to the production, storage, supply, distribution, acquisition or control of		
		articles or goods.		
		3. Enterprise is engaged in the business of acquiring, holding, underwriting or dealing with shares, debentures or other		
		securities of any other body corporate.		
		4. Enterprise does not include any activity of the Government relatable to the sovereign functions of the Government.		
		A1:1		
		A2:2		
		A3:3		
		A4:4		
	ective Questi 14742036	on	2.0	0.00
36	14/42036	A market comprising all those products or services which are regarded as interchangeable or substitutable by the consumer,	2.0	0.00
		by reason of characteristics of the products or services, their prices and intended use is called as:		
		1. Competition Market		
		Anti-Competition Market		
		3. Relevant Product Market		
		4. Relevant Geographic Market		
		A1:1		
		A2:2		
		A3:3		
		A4:4		
	ective Questi	on		
37	14742037	A Merger where, one enterprise acquires another enterprise that produces and sells an identical or similar product in the	2.0	0.00
		same geographic area and thereby eliminates competition between the two enterprises, is known as:		
		Conglomerate Merger     Nortical Manager		
		Vertical Merger     Horizontal Merger		
		4. Company Merger		
		A1:1		
		A2:2		
		A3:3		
		A4:4		

Obj	ective Questi	on		
38	14742038	Which of the following agreements is prohibited under the Competition Act, 2002 if it causes an appreciable adverse effect on competition within India?  (A) Tie-In Agreement (B) Exclusive Supply Agreement (C) Exclusive Distribution Agreement (D) Refusal to Deal Agreement (E) Resale Price Maintenance Agreement 1. (A), (B), (C) and (E) only. 2. (A), (C), (D) and (E) only. 3. (B), (C), (D) and (E) only. 4. (A), (B), (C), (D) and (E).	2.0	0.00
Ob	jective Questi	on		
39	14742039	A Merger in which the merging firms create products which are not in the same market but which may, to a greater extent, be substitutes for each other is known as:  1. Conglomerate Merger 2. Vertical Merger 3. Horizontal Merger 4. Company Merger  A1:1  A2:2  A3:3  A4:4	2.0	0.00
	jective Questi	UII	2.0	0.00
40	14742040	Which of the following is NOT an abuse of dominant position by an enterprise, according to the Competition Act, 2002?  1. Indulging in practice or practices resulting in better market access 2. Imposing unfair or discriminatory condition in purchase or sale of goods or service. 3. Limiting or restricting production of goods or provision of services or market. 4. Using its dominant position in one relevant market to enter into, or protect, other relevant market.	2.0	0.00

		A1:1		
		A2:2		
		A3:3		
		A4:4		
Ob	jective Quest	ion		
41	14742041		2.0	0.00
		A Group is said to be in a dominant position when it is in a position to operate of competitive forces prevailing in the relevant market.		
		1. Support		
		2. Merger		
		3. Independently		
		4. Dependently		
		4. Depondently		
		A1:1		
		A2:2		
		A3:3		
		A4:4		
Oh	jective Quest	ion		
	14742042		2.0	0.00
		Which of the following statements is NOT true according to Competition Act, 2002?		
		1. Cartals are procumed to have appreciable adverse effect an competition		
		Cartels are presumed to have appreciable adverse effect on competition.  Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be		
		2. Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be		
		2. Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be void.		
		2. Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be		
		<ul><li>2. Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be void.</li><li>3. No enterprise or group shall abuse its dominant position in India.</li></ul>		
		<ul><li>2. Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be void.</li><li>3. No enterprise or group shall abuse its dominant position in India.</li></ul>		
		<ol> <li>Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be void.</li> <li>No enterprise or group shall abuse its dominant position in India.</li> <li>Horizontal and Vertical agreements shall be presumed to have appreciable adverse effect on competition.</li> </ol>		
		<ul><li>2. Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be void.</li><li>3. No enterprise or group shall abuse its dominant position in India.</li></ul>		
		<ol> <li>Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be void.</li> <li>No enterprise or group shall abuse its dominant position in India.</li> <li>Horizontal and Vertical agreements shall be presumed to have appreciable adverse effect on competition.</li> </ol> A1:1		
		<ol> <li>Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be void.</li> <li>No enterprise or group shall abuse its dominant position in India.</li> <li>Horizontal and Vertical agreements shall be presumed to have appreciable adverse effect on competition.</li> </ol>		
		<ul> <li>2. Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be void.</li> <li>3. No enterprise or group shall abuse its dominant position in India.</li> <li>4. Horizontal and Vertical agreements shall be presumed to have appreciable adverse effect on competition.</li> <li>A1:1</li> <li>A2:2</li> </ul>		
		<ol> <li>Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be void.</li> <li>No enterprise or group shall abuse its dominant position in India.</li> <li>Horizontal and Vertical agreements shall be presumed to have appreciable adverse effect on competition.</li> </ol> A1:1		
		<ul> <li>2. Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be void.</li> <li>3. No enterprise or group shall abuse its dominant position in India.</li> <li>4. Horizontal and Vertical agreements shall be presumed to have appreciable adverse effect on competition.</li> <li>A1:1</li> <li>A2:2</li> </ul>		
		<ul> <li>2. Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be void.</li> <li>3. No enterprise or group shall abuse its dominant position in India.</li> <li>4. Horizontal and Vertical agreements shall be presumed to have appreciable adverse effect on competition.</li> <li>A1:1</li> <li>A2:2</li> </ul>		
		<ul> <li>2. Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be void.</li> <li>3. No enterprise or group shall abuse its dominant position in India.</li> <li>4. Horizontal and Vertical agreements shall be presumed to have appreciable adverse effect on competition.</li> <li>A1:1</li> <li>A2:2</li> <li>A3:3</li> </ul>		
	jective Quest	<ul> <li>2. Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be void.</li> <li>3. No enterprise or group shall abuse its dominant position in India.</li> <li>4. Horizontal and Vertical agreements shall be presumed to have appreciable adverse effect on competition.</li> <li>A1:1</li> <li>A2:2</li> <li>A3:3</li> <li>A4:4</li> </ul>		
	jective Quest 14742043	2. Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be void.  3. No enterprise or group shall abuse its dominant position in India.  4. Horizontal and Vertical agreements shall be presumed to have appreciable adverse effect on competition.  Al: 1  A2: 2  A3: 3  A4: 4	2.0	0.00
		2. Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be void.  3. No enterprise or group shall abuse its dominant position in India.  4. Horizontal and Vertical agreements shall be presumed to have appreciable adverse effect on competition.  Al: 1  A2: 2  A3: 3  A4: 4  Which provision of the Competition Act, 2002 provides for appointment of Director General to assist the Competition	2.0	0.00
		2. Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be void.  3. No enterprise or group shall abuse its dominant position in India.  4. Horizontal and Vertical agreements shall be presumed to have appreciable adverse effect on competition.  Al: 1  A2: 2  A3: 3  A4: 4	2.0	0.00
		2. Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be void.  3. No enterprise or group shall abuse its dominant position in India.  4. Horizontal and Vertical agreements shall be presumed to have appreciable adverse effect on competition.  Al: 1  A2: 2  A3: 3  A4: 4  Which provision of the Competition Act, 2002 provides for appointment of Director General to assist the Competition	2.0	0.00
		2. Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be void.  3. No enterprise or group shall abuse its dominant position in India.  4. Horizontal and Vertical agreements shall be presumed to have appreciable adverse effect on competition.  A1:1  A2:2  A3:3  A4:4  Which provision of the Competition Act, 2002 provides for appointment of Director General to assist the Competition Commission of India?	2.0	0.00
		2. Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be void.  3. No enterprise or group shall abuse its dominant position in India.  4. Horizontal and Vertical agreements shall be presumed to have appreciable adverse effect on competition.  A1:1  A2:2  A3:3  A4:4  Which provision of the Competition Act, 2002 provides for appointment of Director General to assist the Competition Commission of India?  1. Section 14	2.0	0.00
		<ul> <li>2. Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be void.</li> <li>3. No enterprise or group shall abuse its dominant position in India.</li> <li>4. Horizontal and Vertical agreements shall be presumed to have appreciable adverse effect on competition.</li> <li>A1:1</li> <li>A2:2</li> <li>A3:3</li> <li>A4:4</li> <li>Which provision of the Competition Act, 2002 provides for appointment of Director General to assist the Competition Commission of India?</li> <li>1. Section 14</li> <li>2. Section 16</li> </ul>	2.0	0.00
		2. Any combination which causes an appreciable adverse effect on competition within the relevant market in India shall be void.  3. No enterprise or group shall abuse its dominant position in India.  4. Horizontal and Vertical agreements shall be presumed to have appreciable adverse effect on competition.  Al: 1  A2: 2  A3: 3  A4: 4  Which provision of the Competition Act, 2002 provides for appointment of Director General to assist the Competition Commission of India?  1. Section 14  2. Section 16  3. Section 17	2.0	0.00

A2 : 2 A3 : 3 A4 : 4    Interpretation   A3 : 3			A1:1		
Objective Question  4			A2:2		
Objective Question  41   I4742044   Which court is empowered to hold an inquiry and decide as to whether a Member of the Competition Commission has be to removed on the ground of having acquired financial or other interest as is likely to affect prejudicially his functions as a Member?  1. District Court 2. High Court 3. Supreme Court 4. Special Court  A1: 1  A2: 2  A3: 3  A4: 4  Objective Question  The Competition Commission shall, while determining whether an agreement has an appreciable adverse effect on competition under Section 3, have due regard to (A) creation of barriers to new entrants in the market (B) driving existing competitors out of the market (D) accruated to benefits to consumers  1. (A), (B), (C) and (D) only. 3. (A), (B) and (D) only. 4. (A), (B) and (D) only. A1: 1  A2: 2  A3: 3  A4: 4			A3:3		
Which court is empowered to hold an inquiry and decide as to whether a Member of the Competition Commission has be to removed on the ground of having acquired financial or other interest as is likely to affect projudicially his functions as a Member?  1. District Court 2. High Court 3. Supreme Court 4. Spacial Court  A1: 1  A2: 2  A3: 3  A4: 4  The Competition Commission shall, while determining whether an agreement has an appreciable adverse effect on competition under Section 3, have due regard to: (A) creation of barriers to new entrants in the market (B) driving existing competitors out of the market (C) foreclosure of competition by hindering entry into the market (D) account of the helis to consumers  1. [A], (B), (C) and (D) only 3. [A], (B) and (C) only 4. [A], (C) and (D) only 3. [A], (B) and (C) only 4. [A], (B) and (C) only 5. [A] as 3  A4: 4			A4:4		
Which court is empowered to hold an inquiry and decide as to whether a Member of the Competition Commission has be to removed on the ground of having acquired financial or other interest as is likely to affect projudicially his functions as a Nember?  1. District Court 2. High Court 3. Supreme Court 4. Spacial Court  A1: 1  A2: 2  A3: 3  A4: 4  The Competition Commission shall, while determining whether an agreement has an appreciable adverse effect on competition under Section 3, have due regard to: (A) creation of barriers to new entrants in the market (B) driving existing competitors out of the market (C) foreclosure of competition by hindering entry into the market (D) account of therefits to consumers  1. (A), (B), (C) and (D) only. 2. (A), (C) and (D) only. 3. (A), (B) and (C) only. 4. (A), (B) and (C) only. 4. (A), (B) and (C) only. A1: 1  A2: 2  A3: 3  A4: 4	Oh	iactiva Ovesti	on.		
Which court is empowered to hold an inquiry and docide as to whether a Member of the Competition Commission has be to removed on the ground of having acquired financial or other interest as is likely to affect prejudicially his functions as a Member?  1. District Court 2. High Court 3. Supreme Court 4. Special Court  A1:1  A2:2  A3:3  A4:4  Objective Question The Competition Commission shall, while determining whether an agreement has an appreciable adverse effect on competition under Section 3, have due regard to: (A) creation of barriers to new entrants in the market (B) driving existing competitors out of the market (C) foreclosure of competition by hindering entry into the market (D) accrual of benefits to consumers  1. (A), (B), (C) and (D) . 2. (A), (C) and (D) nohy. 3. (A), (B) and (C) only. 4. (A), (B) and (D) only. A1:1  A2:2  A3:3  A4:4			OII	2.0	0.00
2. High Court 3. Supreme Court 4. Special Court  A1: 1 A2: 2 A3: 3 A4: 4  Objective Question  The Competition Commission shall, while determining whether an agreement has an appreciable adverse effect on competition under Section 3, have due regard to: (A) creation of barriers to new entrants in the market (B) driving existing competitors out of the market (C) foreclosure of competition by hindering entry into the market (D) accrual of benefits to consumers  1. (A), (B), (C) and (D) only. 3. (A), (B) and (C) only. 4. (A), (B) and (D) only.  A1: 1 A2: 2 A3: 3 A4: 4		11,12011	removed on the ground of having acquired financial or other interest as is likely to affect prejudicially his functions as a	2.0	0.00
2. High Court 3. Supreme Court 4. Special Court  A1: 1 A2: 2 A3: 3 A4: 4  Objective Question  The Competition Commission shall, while determining whether an agreement has an appreciable adverse effect on competition under Section 3, have due regard to: (A) creation of barriers to new entrants in the market (B) driving existing competitors out of the market (C) foreclosure of competition by hindering entry into the market (D) accrual of benefits to consumers  1. (A), (B), (C) and (D) only. 3. (A), (B) and (C) only. 4. (A), (B) and (D) only.  A1: 1 A2: 2 A3: 3 A4: 4			1 District Court		
3. Supreme Court 4. Special Court  A1:1  A2:2  A3:3  A4:4  Objective Question  45. Id742045  The Competition Commission shall, while determining whether an agreement has an appreciable adverse effect on competition under Section 3, have due regard to:  (A) creation of barriers to new entrants in the market  (B) driving existing competitors out of the market  (C) foreolosure of competition by hindering entry into the market  (D) accrual of benefits to consumers  1. (A), (B), (C) and (D) 2. (A), (C) and (D) only. 3. (A), (B) and (C) only. 4. (A), (B) and (C) only.  A1:1  A2:2  A3:3  A4:4					
4. Special Court  A1:1  A2:2  A3:3  A4:4  Dobjective Question  45   14742045   The Competition Commission shall, while determining whether an agreement has an appreciable adverse effect on competition under Section 3, have due regard to:  (A) creation of barriers to new entrants in the market  (B) driving existing competitors out of the market  (C) foreclosure of competition by hindering entry into the market  (D) accural of benefits to consumers  1. (A), (B), (C) and (D) only.  3. (A), (B) and (C) only.  4. (A), (B) and (D) only.  A1:1  A2:2  A3:3  A4:4					
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A1:1 A2:2 A3:3 A4:4					
A2:2 A3:3 A4:4					
A3:3 A4:4			A1:1		
A4:4			A2:2		
			A3:3		
Objective Question			A4:4		
	01	iective Questi	on		

46	14742046	<ol> <li>Which of the following is NOT true about the Orders of Competition Commission with respect to Combinations?</li> <li>Where the Commission is of the opinion that the combination hasan appreciable adverse effect on competition, it shall direct that the combination shall not take effect.</li> <li>Where the Commission is of the opinion that the combination hasan appreciable adverse effect on competition but such adverse effect can be eliminated by suitable modification to such combination, it may propose appropriate modification to the combination, to the parties to such combination.</li> <li>Where the Commission is of the opinion that the combination has an appreciable adverse effect on competition, it shall ensure that the combination shall take effect.</li> <li>The parties to the combination, who accept the modification proposed by the Commission in order to eliminate the adverse effect on competition, shall carry out such modification within the period specified by the Commission, otherwise, the Commission may order that the Combination shall not be given effect to.</li> </ol>	2.0	0.00
		A1:1 A2:2		
		A3:3 A4:4		
Ob	jective Quest	on		
	14742047	The Competition Commission shall, within days of reference to it, give its opinion to the Central Government, or the State Government in formulating a policy on competition.  1. 15 days 2. 30 days 3. 45 days 4. 60 days  A1:1  A2:2  A3:3  A4:4	2.0	0.00
	14742048		2.0	0.00
		Which of the following is NOT an essential ingredient to determine whether a firm has indulged in predatory pricing?  1. The firm must be shown to have a dominant position in the market in order to establish that it has market control  2. The prices charged by the firm are unreasonably low.  3. The intention of firm behind the pricing is to eliminate a competitor  4. The firm must not be able to recoup its losses made during the predatory period		
		A1:1		
		A2:2		
		A3:3		

		A4:4		
Obj	ective Quest	on		
49	14742049	In which case, the issue was whether the order passed by the CCI directing the Director General to carry out the investigation on persons who are in similar line of business, other than against whom the allegation is raised, was not in accordance with provisions of the Competition Act?  1. Consumers Guidance Society v. Kingfisher Beverages 2. Yashoda Hospitals and Research v. India Bulls Financial Services 3. Google Inc and others v. CCI 4. Hyundai Motor India Ltd v. CCI	2.0	0.00
		A2:2 A3:3		
		A4:4		
	ective Quest	on		10.00
50	14742050	The Rasgulla unique to which States has been given the registered GI tag in recent times in India for both the States separately?  1. Madhya Pradesh & Uttar Pradesh 2. Odisha and West Bengal 3. Bihar and Madhya Pradesh 4. Bihar and Uttar Pradesh	2.0	0.00
		A1:1		
		A2:2		
		A3:3		
		A4:4		