

The Sale Of Goods Act 1893 /1980 (Implied Terms Into Consumer Contracts)

SALE OF GOODS

Nazriyah Binti Rudi Ladin DA111032
Fatin Nurul Binti Muhamad Ikh DA111073
Nur Afiq DA111077
Nur Amriyah Fadzilah Binti Anwar DA111044
Nur Amriyah Haniff DA111048

Definition of SOG

The Sale of Goods Act 1893 defines the 'goods' as any movable property, other than money, which is the subject of a contract of sale. It also defines 'contract of sale' as a contract whereby the ownership of goods is transferred from one person to another in exchange for a price.

Section 2(1) The consideration for the sale of goods is called the price.

The contract, all its conditions and the terms of the contract, shall be construed in accordance with the provisions of this Act.

Section 2(1) The consideration for the sale of goods is called the price.

Section 2(1) The consideration for the sale of goods is called the price.

SOG Act 1987

The Sale of Goods Act 1987 is a UK statute that replaced the Sale of Goods Act 1893. It is designed to be more consumer-friendly and to reflect modern commercial practices.

THANK YOU

SALE OF GOODS

Naziefah Binti Rodi-Udin	DIA131032
Fatin NurAin Binti Muhamad Noh	DIA131073
Nur Alisa	DIA131077
Nur Amirah Farhanah Binti Ambutan	DIA131044
Nur Aimi Binti Ramli	DIA131048

The Sale Of Goods Act 1893 /1980 (Implied Terms Into Consumer Contracts)

SALE OF GOODS

Nazriyah Binti Rudi Ladin DA111032
Fatin Nurul Binti Muhamad Ikh DA111073
Nur Aisya DA111077
Nur Azriyah Feroziah Binti Anwar DA111044
Nur Amal Binti Haniff DA111048

Definition of SOG

The Sale of Goods Act 1893 defines the 'goods' as any movable property, other than money, which is sold or to be sold by a merchant in the ordinary course of his business.

- 1. The goods must be movable property.
- 2. The goods must be sold or to be sold by a merchant in the ordinary course of his business.
- 3. The goods must be sold or to be sold by a merchant in the ordinary course of his business.

Section 2 The consideration for the sale of goods is called the price.

The contract, will be completed by a contract of sale, when the goods are delivered to the purchaser, the purchase contract will be considered as a contract of sale.

Section 10 The contract of sale is not complete until the goods are delivered to the purchaser.

Section 11 The contract of sale is not complete until the goods are delivered to the purchaser.

SOG Act 1987

The Sale of Goods Act 1987 defines the 'goods' as any movable property, other than money, which is sold or to be sold by a merchant in the ordinary course of his business.

- 1. The goods must be movable property.
- 2. The goods must be sold or to be sold by a merchant in the ordinary course of his business.
- 3. The goods must be sold or to be sold by a merchant in the ordinary course of his business.

THANK YOU



Definition of SOG

- **Section 14 (1)** of the Sale Of Goods Act 1957 states that; SOG 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 and conditional.
- An agreement to sell becomes a sale when the time elapses or conditions are fulfilled subject to which the property in the goods is to be transferred.

The term 'price' under Section 4(1)

- It basically means "the money consideration for a sale good"
- In other words, it could be said that the purpose of a contract of SOG is the transfer of ownership of the goods to the buyer for the money consideration.

The term ' price ' under Section 4(1)

- It basically means " the money consideration for a sale good."
- In other words, it could be said that the purpose of a contract of SOG is the transfer of ownership of the goods to the buyer for the money consideration.