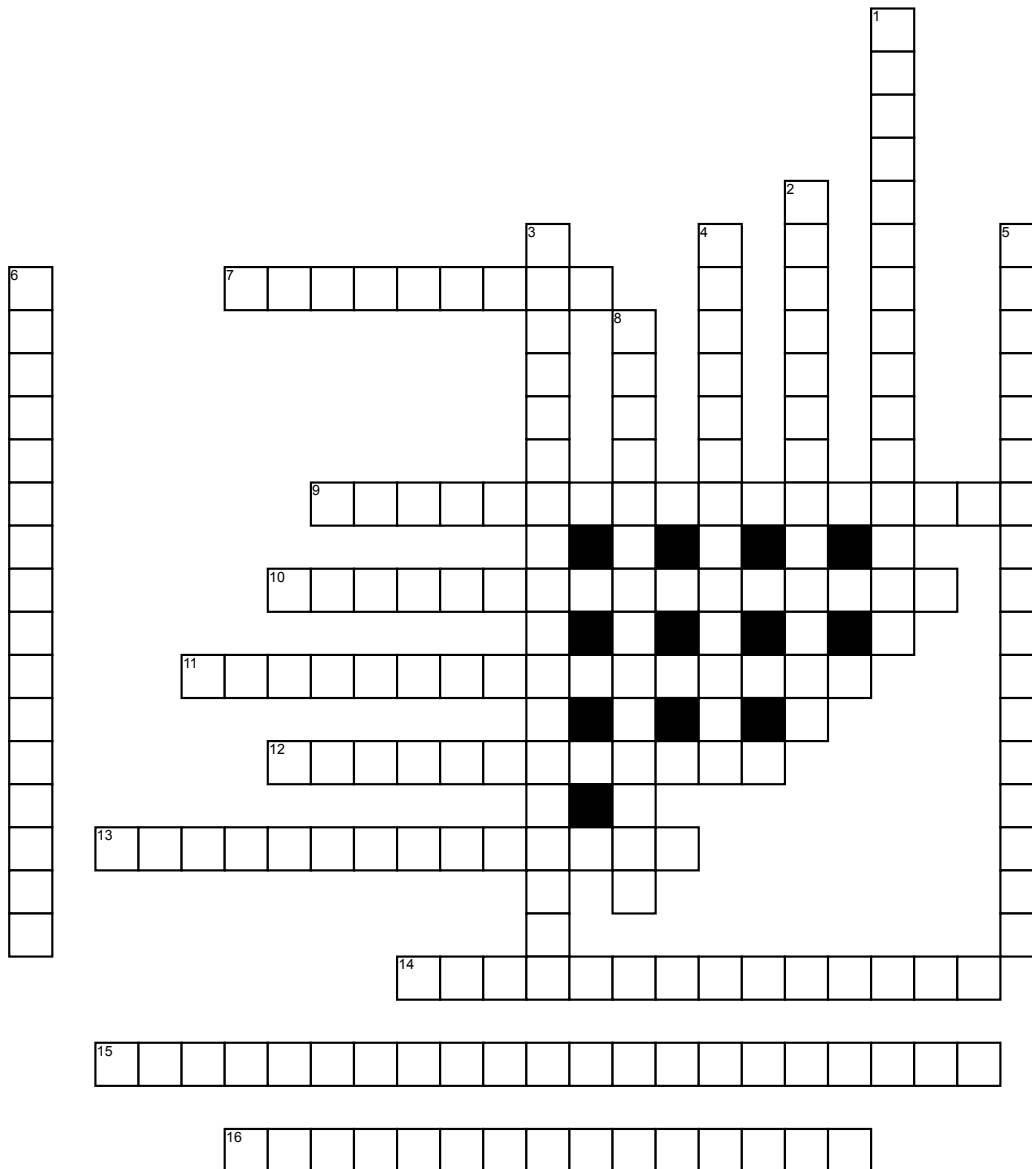


Name: \_\_\_\_\_

Date: \_\_\_\_\_

# Business Law Crossword Puzzle



## **Across**

**7.** Any meeting of the minds resulting in mutual assent to do or refrain from doing something.

**9.** A contract involving two promises and two performances.

**10.** A contract that is not required to be under seal by statute or to possess a certain form or language.

**11.** A contract that is completed.

**12.** A contract that lacks one or more of the basic required elements of a contract or that has not been formed in conformance with the law from the outset of the agreement and, thus, cannot be enforced by either party.

**13.** A contract that involves terms for both goods and services; the source of law is established by determining the predominant thrust of the subject matter.

**14.** The governing body of law of contracts services or real estate.

**15.** A contract that meets the elements required by law for an otherwise binding agreement but is subject to legal defense.

**16.** A contract in which the agreement is reached by the parties' actions rather than their words.

## **Down**

**1.** A contract that is created when the parties have knowingly and intentionally agreed on the promises and performances.

**2.** A contract that has the necessary elements and, thus, can be enforceable.

**3.** A contract involving one promise followed by one performance, which then triggers a second performance from the offeror.

**4.** A classification that permits a contract to be enforceable in case where no express or implied contract exists and one party suffers losses as a result of another party's unjust enrichment.

**5.** The body of law governing contracts for goods or products; based on the Uniform Commercial Code.

**6.** A contract that one party may, at its option, either disaffirm or enforce.

**8.** A contract that meets one or more specific requirements of construction.