

Faculty of Law / CIVIL LAW / CONTRACT LAW

Course:	CONTRACT LAW			
Course ID	Course status	Semester	ECTS credits	Lessons (Lessons+Exercises+Laboratory)
12615	Mandatory	1	7	4+0+0
Programs	CIVIL LAW			
Prerequisites	Requirements for other courses: There are no requirements for registering and taking courses			
Aims	Objectives of studying the subject: Studying the subject matter of Contract Law. Analysis of domestic legislation in the area of conclusion and fulfillment of contractual obligations and detailed study of the PECL and DCFR texts. Connecting previously acquired knowledge from the subject Law of Obligations with novelties in modern contract law.			
Learning outcomes	LEARNING OUTCOMES: define and explain the concept, significance and role of contract law in it; defines and explains the conditions of creation, effect, ways and conditions of termination, securing and modification of contractual relations in contract law; reads and interprets legal regulations governing contract law and analyzes court practice; perceive and understand the relationship, similarities and differences of European and domestic contract law; conclude to what extent domestic legislation is harmonized with European contract law.			
Lecturer / Teaching assistant	Doc. dr Draginja Vuksanović			
Methodology	Method of teaching and mastering the material: - Lectures, exercises, consultations, discussions, individual assignments, analysis of examples from court practice - Exercises make up 20% of the total number of hours provided for the Contract Law course. - The exercises consist of students practical work, which includes contract writing and analysis of examples from court and business practice. Methods of working on exercises are: case method, simulation, Socrates method.			
Plan and program of work				
Preparing week	Preparation and registration of the semester			
I week lectures	Contract law - concept, development and significance. The place of contract law in the system of property law			
I week exercises				
II week lectures	Principles of contract law. Basic principles of ZOO			
II week exercises				
III week lectures	Contract law in ZOO, PECL, DCFR			
III week exercises				
IV week lectures	Concept of contract; Contract divisions			
IV week exercises				
V week lectures	Conditions for concluding the contract			
V week exercises				
VI week lectures	Conclusion of the contract (negotiations, offer, acceptance of the offer)			
VI week exercises				
VII week lectures	Interpretation of contracts; Contract integration			
VII week exercises				
VIII week lectures	Content and effect of the contract			
VIII week exercises				
IX week lectures	Obligatory contracts with multiple entities			
IX week exercises				
X week lectures	Substitutions of entities in a contractual relationship (assignment of claims, assumption of debt, assignment of contracts)			
X week exercises				
XI week lectures	Means of security			
XI week exercises				

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XII week lectures	Fulfillment of the contract					
XII week exercises						
XIII week lectures	Failure to fulfill the contract. Rights in case of breach of contract					
XIII week exercises						
XIV week lectures	Other ways of terminating the contract					
XIV week exercises						
XV week lectures	Concluding remarks					
XV week exercises						
Student workload						
Per week			Per semester			
7 credits x 40/30=9 hours and 20 minuts 4 sat(a) theoretical classes 0 sat(a) practical classes 0 excercises 5 hour(s) i 20 minuts of independent work, including consultations			Classes and final exam: 9 hour(s) i 20 minuts x 16 =149 hour(s) i 20 minuts Necessary preparation before the beginning of the semester (administration, registration, certification): 9 hour(s) i 20 minuts x 2 =18 hour(s) i 40 minuts Total workload for the subject: 7 x 30=210 hour(s) Additional work for exam preparation in the preparing exam period, including taking the remedial exam from 0 to 30 hours (remaining time from the first two items to the total load for the item) 42 hour(s) i 0 minuts Workload structure: 149 hour(s) i 20 minuts (courses), 18 hour(s) i 40 minuts (preparation), 42 hour(s) i 0 minuts (additional work)			
Student obligations			Students are required to attend classes, exercises and do colloquiums.			
Consultations			Consultations: After the appointment scheduled for lectures			
Literature			Literature: 1. Snežana Miladinović: Načela evropskog ugovrnog prava (osnova novog evropskog ugovornog prava i uticaj na Zakon o obligacionim odnosima Crne Gore), Univerzitet Crne Gore, Pravni fakultet, Podgorica, 2011. 2. Oliver Antić, Obligaciono pravo, Pravni fakultet Univerziteta u Beogradu, Beograd, 2012. 3. Slobodan Perović, Obligaciono pravo, Savremena administracija, Beograd, 1990. 4. Ilija Zindović, Obligaciono pravo, posebni deo, Poslovni biro, Beograd, 2010. 5. Komentar Zakona o obligacionim odnosima, Savremena administracija, Beograd, 1995. Dodatna literatura (članci i rasprave stranih i domaćih autora) za izradu seminarskih radova i eseja			
Examination methods			Forms of knowledge testing and evaluation: The following are evaluated: • Students take one colloquium, which is scored from 0 to 45 points. • The colloquium, remedial colloquium and exam are taken orally. • At the colloquium, remedial colloquium and final exam, the student selects three questions that are evaluated individually • Exercise activity (practical teaching) is evaluated from 0 to 10 points. • In the final exam, the student can score from 0 to 50 points • The final grade is formed by adding up the total number of points earned.			
Special remarks						
Comment						
Grade:	F	E	D	C	B	A
Number of points	less than 50 points	greater than or equal to 50 points and less than 60 points	greater than or equal to 60 points and less than 70 points	greater than or equal to 70 points and less than 80 points	greater than or equal to 80 points and less than 90 points	greater than or equal to 90 points