



LAW FACULTY

LEARNING PROGRAM - SYLLABUS

Level of studies		Bachelor	Programes	Law	Academic year	2018/2019	
OBJECT		Contract Law					
Year	Second	Status i	O	Kodi		ECTS credit	6
Semester	Thir	Course					
Lessons		15		Teaching classes 30		Lectures	Exercises
						3	2
Methodology of learning		Lectures, exercises, workshops, consultations, tests.					
Consultation		An hour before the lectures					
The teacher		Prof.		e-mail			
				Tel.			
Assistant				e-mail			
				Tel.			

PURPOSE	<p>The course aims to provide the students sufficient information about the right of contracts and to enable them to apply in practice the skills acquired from the field the right to contracts.</p> <p>Since this right is covered by this course should be considered as one of the most subjects important law that produces direct impact on the free market, the movement of goods and services, the course aims / intends to enable students understand the legal norms - of the law contracts and apply the same in practice.</p>
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P R O G R A M I	Week	Theme	Literature
	Week - I	<ul style="list-style-type: none"> - Contracts (general information on the course) - Training of contracts 	Literature: Text: Kontrakt law, Pristina 2012; Authors – Nerxhivane Dauti Literature: Text: Right of year Obligations 2012; Authors – Nerxhivane Dauti
	Week - II	<ul style="list-style-type: none"> - Contract sales: - Contracts - Definition; conditions; - Characteristics ; Legal effects; - Complete; 	Literature: Text: Kontrakt law, Pristina 2012; Authors – Nerxhivane Dauti Literature: Text: Right of year Obligations 2012; Authors – Nerxhivane Dauti
	Week - III	<ul style="list-style-type: none"> - Special Sales Contracts: - Sample or model sale; - Sale with specifications; - Order to sell; - Real Courses (Auction); - Concessions on consecutive deliveries - Random Sales Contracts; - Sales of sale contract; - Contract of pre-payment sale; - The sales contract with the right to pre purchase the goods sold; 	Literature: Text: Kontrakt law, Pristina 2012; Authors – Nerxhivane Dauti Literature: Text: Right of year Obligations 2012; Authors – Nerxhivane Dauti
	Week - IV	<ul style="list-style-type: none"> - Contract exchange; - Definition; conditions; - Characteristics ; Legal effects; - Complete; 	Literature: Text: Kontrakt law, Pristina 2012; Authors – Nerxhivane Dauti Literature: Text: Right of year Obligations 2012; Authors – Nerxhivane Dauti
	Week - V	<ul style="list-style-type: none"> - Gift - Donation Contract; - Definition; conditions; - Characteristics; Legal Effects; - Complete; 	Literature: Text: Kontrakt law, Pristina 2012; Authors – Nerxhivane Dauti Literature: Text: Right of year Obligations 2012; Authors – Nerxhivane Dauti

Week - VI	-Training the gift contract;	Literature: Text: Kontrakt law, Pristina 2012; Authors – Nerxhivane Dauti Literature: Text: Right of year Obligations 2012; Authors – Nerxhivane Dauti
Week - VII	- Real lease; - Definition; conditions; - Characteristics ; Legal effects; - Complete; - Eighth week: -Contracts for	Literature: Text: Kontrakt law, Pristina 2012; Authors – Nerxhivane Dauti Literature: Text: Right of year Obligations 2012; Authors – Nerxhivane Dauti
Week - VIII	- Contract for leasing of business premises; - Definition; conditions; - Characteristics ; Legal effects; - Complete;	Literature: Text: Kontrakt law, Pristina 2012; Authors – Nerxhivane Dauti Literature: Text: Right of year Obligations 2012; Authors – Nerxhivane Dauti
Week - IX	- Contract of credit; - Definition; conditions; - Characteristics ; Legal effects; - Complete; - Contract on transfer for use of goods; - Definition; conditions; - Characteristics ; Legal effects; - Complete;	Literature: Text: Kontrakt law, Pristina 2012; Authors – Nerxhivane Dauti Literature: Text: Right of year Obligations 2012; Authors – Nerxhivane Dauti
Week - X	- Contract on the work (author's work); - Definition; conditions; - Characteristics ; Legal effects; - Complete;	Literature: Text: Kontrakt law, Pristina 2012; Authors – Nerxhivane Dauti Literature: Text: Right of year Obligations 2012; Authors – Nerxhivane Dauti
Week - XI	- Authorization contract; - Definition; conditions; - Characteristics ; Legal effects; - Complete;	Literature: Text: Kontrakt law, Pristina 2012; Authors – Nerxhivane Dauti Literature: Text: Right of year Obligations 2012; Authors – Nerxhivane Dauti
Week - XII	- Deposit account; - Definition; conditions; - Characteristics ; Legal effects; - Complete;	Literature: Text: Kontrakt law, Pristina 2012; Authors – Nerxhivane Dauti Literature: Text: Right of year Obligations 2012; Authors – Nerxhivane Dauti
Week - XIII	- Contract partnerships - Definition; conditions;	Literature: Text: Kontrakt law, Pristina 2012; Authors – Nerxhivane Dauti

		<ul style="list-style-type: none"> - Characteristics ; Legal effects; - Complete; 	<p>Literature: Text: Right of year Obligations 2012; Authors – Nerxhivane Dauti</p>
	Week - XIV	<ul style="list-style-type: none"> - Insurance contract; - Definition; conditions; - Characteristics ; Legal effects; - Complete; 	<p>Literature: Text: Kontrakt law, Pristina 2012; Authors – Nerxhivane Dauti</p> <p>Literature: Text: Right of year Obligations 2012; Authors – Nerxhivane Dauti</p>
	Week - XV	<ul style="list-style-type: none"> - Contract for eternal maintenance; - Definition; conditions; - - Characteristics ; Legal effects; - Complete; 	<p>Literature: Text: Kontrakt law, Pristina 2012; Authors – Nerxhivane Dauti</p> <p>Literature: Text: Right of year Obligations 2012; Authors – Nerxhivane Dauti</p>
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Main Literature:

- *Dr. Sc. Nerxhivane Dauti, Contract Law, Prishtina, year 2012;*
- *Dr. Sc. Nerxhivane Dauti, Right of Year Obligations 2012;*

Laws:

- *Law on Obligations of the Republic of Kosovo; Prishtinë 2012;*

Supplementary Literature:

1. *R.G. Lawson, Susan Sigleton, Commercial Contracts- A practical guite to standard terms. Tottel Publishing, 2016*
2. *Dr. Mariana Semini, the Right of Obligation, Tirana, 2003;*
3. *Dr. Vizner B., Commentary on Obligatory Law related, Book I, II, Zagreb, 1978.*
4. *Sefadin Blakaj, Draft Common Frame of Reference (DCFR) in European Contract Law- with focus on pre-contractual duties (Graz: University of Graz, 2008).*
5. *Sefadin Blakaj, Distance contracts (Justice Booklet, No.1, 2011), Pristina;*

<p style="writing-mode: vertical-rl; transform: rotate(180deg);">METHODOLOGY OF TEACHING</p>	<ul style="list-style-type: none"> <input type="checkbox"/> - Interactive lectures - students in addition to lectures, in the lecture process will be actively engaged through presentations, discussions or debates about issues discussed during the lectures; <input type="checkbox"/> Case study or assignment (for the exercise hours) regarding the lectured topic; Repetition of the preliminary topic by the student group, analysis and discussion - Seminar work: students will be u distribute topics that will be needed to complete the seminar work. Information I enough to accomplish this task will be available for students. Seminar work, post completion, must be submitted to the professor, who will evaluate the seminar work and comply discuss the topic with students. - Practical work - Topics discussed over lectures are to be considered and discussed practically with teaching assistants. The discussion will involve active student participation.
<p style="writing-mode: vertical-rl; transform: rotate(180deg);">EVALUATION</p>	<ul style="list-style-type: none"> - First evaluation: max. 15%; - Second Assessment: Max. 20%; <input type="checkbox"/> - Active participation: Max. 5%; <input type="checkbox"/> - Seminar work and other activities: max. 10%; <input type="checkbox"/> - Final Exam: 50%;
<p style="writing-mode: vertical-rl; transform: rotate(180deg);">ACADEMIC POLICIES</p>	<ul style="list-style-type: none"> <input type="checkbox"/> During the teaching and assessment process of students including contacts other students who relate to study reports, the teacher should savehis academic integrity and show high moral and human values as well as his unbiased life and be able to face any challenge in this direction by any influence or pressure that can be done by others. The students are at obliged to abide by the rules of conduct as during lectures, exercises and exam, otherwise they may risk being party to disciplinary proceedings according to the rules of the Faculty of Law and the rules of the University of Prishtina. Plagiarism is a serious violation, so finding the same basic thing enough of the exclusion from the subject matter!