

SYLLABUS

1. Course title:

OBLIGATION LAW - SPECIAL PART

2. Code:

(max. 20 characters)

3. Cycle of study:

1

4. ECTS credits:

6

5. Type of course: Mandatory Elective**6. Prerequisites:**

None

7. Class restrictions:

None

8. Duration / semester:

1

6

9. Weekly contact hours:

9.1. Lectures:

4

9.2. Seminars:

1

9.3. Laboratory/Practice classes:

1

10. Faculty:

Faculty of Law

11. Department/study program:

GENERAL COURSE-LAW

12. Lecturer:

Anita Petrović, PhD, Assistant Professor

13. Lecturer's e-mail:

anita.petrovic@untz.ba

14. Web site:

www.pf.untz.ba

15. Course aims:

Acquiring basic knowledge of teaching disciplines so that students could understand/realize the essence of the institute of obligation law, and the manner of their regulation under applicable law.
Develop students' ability to analyze legal norms and make conclusions in order to apply theoretical knowledge in simulated legal cases (case study approach).
Developing creative abilities as well as mastering the methods, procedures and processes of research and application of principles, concepts and institutes in the field of obligation law, especially contract law.

16. Learning outcomes:

After successful completion of teaching activities and duties students are expected to be able to:

- analyze legal sources in the area of the obligation law,
- identify problems related to the normative regulation of contract law and to offer appropriate solutions in the practical application of the norms of the contract law,
- perform a comparative analysis of domestic legal regulations and jurisprudence with the legislation and jurisprudence of individual European countries,
- resolve hypothetical and practical cases in the domain of the obligation law, especially contract law.

17. Course content:

1. Notion and general conditions of liability for damage
2. Special forms of liability for damage
3. Compensation for pecuniary and non-pecuniary damage
4. Sales contract
5. Donation contract
6. Lease of goods
7. Loan contract
8. Service contracts (storage, processing)
9. Life support contract
10. Mandate contracts (agency, commission)
11. Factoring

18. Learning methods:

The most important learning methods are:

- Lectures with the use of multimedia resources, active learning techniques and with active participation and discussion of students,
- Auditive exercises,
- Preparation and presentation of group and individual seminar papers,
- Court Case Analysis and Case Study.

19. Assessment methods:

To check the acquired knowledge are used:

Written and /or oral methods:

1. Written methods include a written test (I colloquium) - topics covered by lectures and exercises. Student at the I colloquium can earn up to 40 points, to pass must have a minimum 21 points. As part of the pre-exam duties students can make individual or group seminar paper that will cover specific topics from the contents of the subject. The student can achieve a maximum 10 points for the seminar paper. For continuous attendance and activity on lectures and exercises through out the semester student can achieve up to 10 points.
2. The final exam may be written or oral. At the final exam, the student places the material that is not covered by the material of the colloquium, the maximum points that student can achieve is 40 points, to pass must have a minimum 21 points.

20. Assessment components:

1. Attendance and activity in lectures / exercises 10 points
2. Seminar work 10 points
3. Colloquium 40 points
4. Final exam 40 points

21. Required reading list:

1. Bikić, A. (2010) Naknada štete. Sarajevo: Pravni fakultet Univerziteta u Sarajevu
2. Bikić, A., Bikić, E. (2011) Obligaciono pravo Posebni dio. Sarajevo. Pravni fakultet Univerziteta u Sarajevu
3. Bikić, A., Bikić, E., Šabić, A. (2006) Praktikum

22. Web sources:

(max. 687 characters)

23. Applicable starting from the academic year:

2016/2017

24. Adopted in the Faculty/Academy session:

(max. 10 char.)