

Course:	Law of contracts and torts			
Course ID	Course status	Semester	ECTS credits	Lessons (Lessons+Exercises+Laboratory)
454	Mandatory	4	6	4+1+0
Programs	- LEGAL SCIENCES -			
Prerequisites	None			
Aims	Course goals: The study of Law of obligations, general theory of obligations, sources of obligations (contracts, causing of damage, unjustified enrichment, benevolent intervention in another's affair, a unilateral declaration of will). Connecting the acquired knowledge with knowledge gained from other branches of property law in the purpose of training for applying the knowledge in practice as well as for further theoretical development.			
Learning outcomes	After the student passes this exam he/she will be able to: use and develop the permanently acquired theoretical knowledge from the matter of Law of obligations; understand and explain the system of law of obligations as part of civil (property) law (as in the national legislation so in comparative law); define and analyze basic principles of law of obligations, sources of obligation (contract, causation, damage to others, unjust enrichment, unbidden engaging in another's affairs, one-sided statements of intent), specific institutes and concepts of law of obligations; define and explain legal characteristics of obligations, conditions for establishment, effect, ways and conditions for discontinuation, security and changes of legal obligation relations and to notice the similarities and differences of domestic, positive law with solutions in comparative law; interpret legal regulations which regulate the matter of law of obligations and conduct correct subsumption of concrete factual state under general norms; connect relevant facts with corresponding legal rules, compare legal institutes and explain the solution which he/she chose; apply permanently acquired knowledge in practice and in class with specialization as in the own country so in foreign countries.			
Lecturer / Teaching assistant	Prof. dr Snežana Miladinović			
Methodology	Teaching and learning methods: - lectures, seminar papers, consultations, discussions, individual assignments, analysis of case law. - the exercises represent 20% of classes planned for the course Law of Obligation. - The exercises is consisted of practical work of students, which includes writing contracts and analyze examples from court and business practices. Methods of work on exercises: cases method, simulations, Socratic method.			
Plan and program of work				
Preparing week	Preparation and registration of the semester			
I week lectures	Introductory lecture - LAW OF OBLIGATIONS. Notion of Law of Obligation; Sources of Law of Obligation, ZOO CG (Law on Obligation Relations of Montenegro), Principles of ZOO CG			
I week exercises	Introductory lecture - LAW OF OBLIGATIONS. Notion of Law of Obligation; Sources of Law of Obligation, ZOO CG (Law on Obligation Relations of Montenegro), Principles of ZOO CG			
II week lectures	The concept and characteristics of the obligation; Elements of obligation; Sources of obligations;			
II week exercises	The concept and characteristics of the obligation; Elements of obligation; Sources of obligations;			
III week lectures	Classifications of obligation, Security of obligations; creditors interfering with in the property relations of the debtor			
III week exercises	Classifications of obligation, Security of obligations; creditors interfering with in the property relations of the debtor			
IV week lectures	Substitution of subjects in obligations			
IV week exercises	Substitution of subjects in obligations			
V week lectures	Limitations- notion, effect, interruption and suspension of a limitation, limitations period, termination of obligations			
V week exercises	Limitations- notion, effect, interruption and suspension of a limitation, limitations period, termination of obligations			
VI week lectures	CONTRACT LAW: Notion of contract, conditions for contract formation; contract classifications			
VI week exercises	CONTRACT LAW: Notion of contract, conditions for contract formation; contract classifications			
VII week lectures	CONTRACT LAW: Contract formation: the negotiations, the offer, the acceptance			
VII week exercises	CONTRACT LAW: Contract formation: the negotiations, the offer, the acceptance			
VIII week lectures	CONTRACT LAW: The Contents of Contract, Interpretation; legal effects of contract; Special effect of contracts with remuneration; the termination of contract.			

VIII week exercises	CONTRACT LAW: The Contents of Contract, Interpretation; legal effects of contract; Special effect of contracts with remuneration; the termination of contract.					
IX week lectures	Specific Contracts: Sale contract, Barter; Donation, Loan, Lease contract, Lending contract, Contract for hire of work and skills, Mandate, Deposit					
IX week exercises	Specific Contracts: Sale contract, Barter; Donation, Loan, Lease contract, Lending contract, Contract for hire of work and skills, Mandate, Deposit					
X week lectures	TORT LAW: Notion, conditions and types of liability					
X week exercises	TORT LAW: Notion, conditions and types of liability					
XI week lectures	TORT LAW: Fault liability					
XI week exercises	TORT LAW: Fault liability					
XII week lectures	TORT LAW: Strict liability, Liability for other; Special cases of liability,					
XII week exercises	TORT LAW: Strict liability, Liability for other; Special cases of liability,					
XIII week lectures	TORT LAW: Compensation of pecuniary (material) and non-material damage					
XIII week exercises	TORT LAW: Compensation of pecuniary (material) and non-material damage					
XIV week lectures	Negotiorum Gestio; Unjust Enrichment;					
XIV week exercises	Negotiorum Gestio; Unjust Enrichment;					
XV week lectures	UNILATERAL DECLARATIONS: promise of a reward, negotiable instruments					
XV week exercises	UNILATERAL DECLARATIONS: promise of a reward, negotiable instruments					
Student workload						
Per week	Per semester					
6 credits x 40/30=8 hours and 0 minuts 4 sat(a) theoretical classes 0 sat(a) practical classes 1 excercises 3 hour(s) i 0 minuts of independent work, including consultations	Classes and final exam: 8 hour(s) i 0 minuts x 16 =128 hour(s) i 0 minuts Necessary preparation before the beginning of the semester (administration, registration, certification): 8 hour(s) i 0 minuts x 2 =16 hour(s) i 0 minuts Total workload for the subject: 6 x 30=180 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) 36 hour(s) i 0 minuts Workload structure: 128 hour(s) i 0 minuts (cources), 16 hour(s) i 0 minuts (preparation), 36 hour(s) i 0 minuts (additional work)					
Student obligations	Student obligations during classes: Students are required to attend lectures, exercises and to take qolloquium.					
Consultations	Colnsultations are organised every working day from 10 to 11.					
Literature	Literature: 3. Dr Oliver Antić, Obligaciono pravo, Pravni fakultet Univerziteta u Beogradu, Beograd, 2012. Dr Jakov Radišić, Obligaciono pravo (opšti deo), Beograd, 2010. 4. Dr Bogdan Loza, Obligaciono pravo, Beograd, 2004. 5. Dr Snežana Miladinović, Poslovno pravo, Podgorica, 2011. 6. Dr Snežana Miladinović, Pravo za ekonomiste, Podgorica, 2012. 7. Dr Ilija Babić, Leksikon Obligationog prava, Beograd, 2003. 8. Zakon o obligacionim odnosima Crne Gore, Službeni list Crne Gore br. 47/08 9. Komentar Zakona o obligacionim odnosima, Savremena administracija, Beograd, 1995.					
Examination methods	The forms of knowledge assessment, evaluation and proportion exercises: • Students take one test which is scored from 0 to 49points. • The final exam student can win form 0 to 51 points. • The final grade is formed by adding the total number of points.					
Special remarks	None					
Comment	None					
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