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| **Subject** | **Contract Law** |
| **Type** | **Semester** | **ECTS** | **Code** |
| MANDATORY (M) | VI  | 5 | Law-B-047 |
| **Course Lecturer** | Assistant Professor Dr. Egzone Osmanaj  |
| **Course Assistant** |  |
| **Course Tutor** |  |
| **Aims and Objectives** | This course aims to provide students with a thorough understanding of the principles of the law of contract and with a rigorous training in the analysis and practical appli-cation of those principles. At the same time the module aims to develop critical un-derstanding of the underlying issues such as the need for policy considerations, the endeavours to balance different groups of contract parties, the limits of the rule of precedents and the question of judicial activism. |
| **Learning Outcomes** | If you complete this module successfully you will understand the main doctrines, concepts and principles of contract law, and you should be able to:* Understand the essential elements of a contract and explain how a contract is formed, modified and terminated
* Apply the elements of obligations law in development of contract
* Demonstrate understanding of the development of contract law and discuss its possible future direction(s);
* Summarise standard legal materials and arguments;
* Interpret issues raised by legal questions and problems and provide reasoned solutions and Drafts and edits contracts and lawsuits.
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| **Course Content** | **Course Plan** | **Week** |
| Introduction to contract law  | 1 |
| Means of securing the contract and the effects of the contracts. | 2 |
| Termination of Contracts. | 3 |
| Contract of sale. | 4 |
| Contract of exchange and Contract of donation | 5 |
| The contract for the delivery and division of property and the contract for perpetual maintenance | 6 |
| Drawing up a contract:Practical example | 7 |
| Contract for lending  | 8 |
| Contract for construction and contract for the work | 9 |
| The contract for the insurance and review  | 10 |
| Contract for transportation | 11 |
| Credit contract | 12 |
| Contract of authorization and Contract of partnership | 13 |
| The presentation of the research project | 14 |
| Final examination-Case study | 15 |
| **Teaching/Learning Methods** | **Teaching/Learning Activity** | **Weight (%)** |
| 1. Lectures
 | 25% |
| 1. Exercises
 | 25% |
| 1. Case study
 | 20% |
| 1. Contract formulation
 | 10% |
| 1. Research
 | 20% |
| **Assessment Methods** | **Assessment Activity** | **Number** | **Week** | **Weight (%)** |
| 1. Individual Research
 | 1 | 15 | 30% |
| 1. Case study-Final examination
 | 1 | 15 | 40% |
| 1. Attendance
 | 15 | 1-15  | 10% |
| 1. Drawing up a contract
 | 1 | 7 |  10% 10% |
| 1. Review
 | 1 | 10 | 10% |
| **Course resources** | **Resources** | **Number** |
| 1. Lectures
 | 1 |
| 1. E-research with library
 | 1 |
| 1. Case studies
 | 1 |
| 1. Projector
 | 1 |
| **ECTS Workload** | **Activity** | **Weekly hrs** | **Total workload** |
| * Lectures
 | 2 | 30 |
| * Exercises
 | 2 | 30 |
| * Independent study
 | 2 | 10 |
| * Individual research
 | 2 | 20 |
| * Team contract formulation
 | 0.5 | 5 |
| * Case study final examination preparation
* Critical review
 | 20.5 | 255 |
| **Literature/References** |  **Basic literature** * Mindy Chen Wishart (2018) Contract Law, 6th edition, Oxford University Press.
* A.Jashari & E.Osmanaj (2021) E drejta e detyrimeve.(Ligjërata te autorizuara) Shkup.
* Komentari i Ligjit për Marrëdhëniet e Detyrimeve, Libri I dhe II Prishtinë, 2013.
* A.Jashari & E.Osmanaj (2022) Civil legal treatment of fraud during insurance, Third International Scientific Conference on Social and Legal Sciences (ISCSLS &#39;22): Rule of law, Governance and Society in the Western Balkans- Contributions to the future of Europe. 2022. South East European University.
* A.Jashari & E.Osmanaj (2021) Covid 19, as circumstances for non-implementation of the “pacta sunt servanda” principle. In Rule of Law, Governance and Society In The Time Of Pandemi. Book of Porceeedings of 2nd Online International Scientific Conference on Social and Legal Sciences (OISCSLS’20).
* Nerxhivane Dauti, E Drejta Kontraktore, Prishtinë, 2012;
* **Additional literature:**
* Nerxhivane Dauti, E drejta e detyrimeve (pjesa e përgjithshme), Prishtinë, 2016;
* Sevdai Morina, “Theoretical survey on defining civil liability for external contractual damage in the Republic of Kosovo, Albania and some other EU countries”, European Journal Economics, Law and Social Sciences, IIPCCL Publishing, Graz-Austria, Vol. 4 No. 1 January, 2020, faqe 140-146, ISSN 2519-1284. http://iipccl.org/wp-content/uploads/2020/01/Pages-from-140-146.pdf
* Jashari, A., Osmanaj, E., (2019) Legal treatment of franchise in Northern Macedonia and Republic of Kosovo, Juridical Tribune-Tribuna Juridica Volume 9, Issue 3, December 2019.Pg.618-627.www.tribunajuridica.eu
* Dr. Mariana Semini, E drejta e detyrimeve dhe e kontratave (pjesa e përgjithshme dhe e posaçme), Tiranë, 2016;
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