

SYLLABUS OF THE SUBJECT "COPYRIGHT"

Basic data of the subject		
Academic unit:	Law Faculty	
Subject title:	Copyright	
Program:	Law	
Level:	Bachelor	
Case Status:	Obligatory	
Year of studies:	II	
Number of hours per week:	2+1	
Credit value – ECTS:	3	
Time / location:	Time / location (lecture date and hall), as well as other details will be determined in cooperation with the Faculty.	
Subject teacher:	Prof. Asoc. Dr. Berat Aqifi	
Contact details:	e-mail: berat.aqifi@uni-prizren.com	
Course description:	The contract as the main and most important source of the relationship of obligations is an agreement of two or more persons, which aims to establish, change, or terminate a legal relationship of obligation. Contracts enter the group of mutual legal affairs that the new obligation is created, the existing relationship of the obligation is changed, respectively through it the obligations are extinguished. The most important are the contracts with which the obligations are created. The contract is a legal instrument, which creates obligations with the will of the contracting parties. The contract regulates the relations of the participants in the circulation of goods and the provision of services. It is used for both domestic and international circulation of goods. The contract is considered as the most dynamic and flexible legal category	
Purpose of the course:	The course aims to provide students with suffice information about contract law and to apply in pract the skills acquired in the field of contract law. Since right is covered by this course it should be consider as one of the most important subjects of law who produces direct impact on the free market, movement goods and services, The course aims to enable student to more easily understand the legal norms of contract law and apply the same in practice. Lectures will offered respecting the advanced forms of teach through the interactive form, which presuppose activity by both the teacher and the students. Provide examples from court practice will aim to achieve	



	degree of training of students for drafting and interpreting contracts and creating a legal opinion. Comparative aspects of the rights of other countries will be provided only in cases necessary to fill the theoretical gaps of law in Kosovo and to advance legal knowledge. In this sense, students will be able to be able to form a legal opinion on an issue and reach a conclusion, which has a legal basis and does not conflict with applicable law. Special emphasis will be placed on training for legal analysis based on arguments		
Learning outcomes:	Upon successful completion of the exam, students will benefit from this course: • Understand the legal norms applicable to contracts; • Be able to apply and interpret the legal norms applicable to contracts; • Be able to draft contract forms, draft power of attorneys, and other legal forms; • Theoretical knowledge on the concepts of Uncontested and Enforcement Procedures • practical knowledge on research, analysis and implementation of local legislation in the field of contract law; • ability to draft legal opinions on contractual matters;		
	d correspond to the student's learning outcomes)		
Aktivitet	Hour	Day/week	Total
T = -	1.3	l 15	45
Lectures	3	15	45
Lectures Theoretical/laboratory exercises	2	15	30
Theoretical/laboratory exercises Practical work			
Theoretical/laboratory exercises			
Theoretical/laboratory exercises Practical work Contacts with the	2	15	30
Theoretical/laboratory exercises Practical work Contacts with the teacher/consultations	2	15	30
Theoretical/laboratory exercises Practical work Contacts with the teacher/consultations Field exercises	0.5	15	7.5
Theoretical/laboratory exercises Practical work Contacts with the teacher/consultations Field exercises Colloquiums, seminars	0.5	15 15 1	7.5
Theoretical/laboratory exercises Practical work Contacts with the teacher/consultations Field exercises Colloquiums, seminars Homework Student's independent study time (in	0.5	15	7.5
Theoretical/laboratory exercises Practical work Contacts with the teacher/consultations Field exercises Colloquiums, seminars Homework Student's independent study time (in the library or at home)	0.5	15 15 1	30 7.5 1
Theoretical/laboratory exercises Practical work Contacts with the teacher/consultations Field exercises Colloquiums, seminars Homework Student's independent study time (in the library or at home) Final exam preparation Time spent on assessment (tests,	0.5	15 15 1 1	30 7.5 1



Teaching methodology:	Interactive lectures - students in addition to lectures, in the lecturing process will be actively engaged through presentations, discussions or debates about issues discussed during lectures; - Seminar work: students will be given the topics that will be needed to complete the seminar work. Sufficient information for the accomplishment of this task will be available to students. The seminar paper, upon completion, should be submitted to the professor, who will evaluate the seminar paper and accordingly discuss the topic with the students Practical work - The topics discussed during the lectures are to be considered and discussed practically with teaching assistants. The discussion will involve the active participation of students. Within the course syllabus, the main method of assessment can be: Drafting contracts Presence in comparative lectures; Consultations; Me Successfully completed exercises; Me Written-oral test; Prakt Practical work performed; Sem Seminar papers; Field work; Projects implemented in educational workshops;	
Evaluation methodology:	Colloquium and final exam. First rating: 30% I Second rating 25% Homework or other commitments 10% I Regular attendance 5% Final Final exam 30% Total 100% Point values: The exam has 100 points. 50-60 = 6; 61-70 = 7; 71-80 = 8; 81-90 = 9; 91-100 = 10 Points below 50 do not reach the passing grade.	
Literature	1 00	
- Date autor	Nerxhivane Dauti, Contract Law, Prishtina, 2003; Nerxhivane Dauti, Compulsory Law, 2004;	
Primary literature:	Nerxhivane Dauti, Contracts, 2012;	
	Nerxhivane Dauti, Law of Obligations (special part, Prishtina, 2014;	
	- Berat A. Contract forms, Authorized lectures; Laws: Law on Obligations, 2012 LMD	
Literatura shtesë:	 Edelman, D. Droits d'auteur et droits voisius, Paris 1993; Howell, H. The Copyright Law, Washington, 1948. Law on Copyright and Other Related Rights; Bern Convention on the Protection of Artistic and Literary Works (1886) adopted in Bern; Directive 2004/48/EC of the European Parliament and the Council dt. April 29, 2004 "On the protection of intellectual property rights; Brussels Convention (1974); 	



Designed lesson plan:				
Week	Lectures	Exercise		
First week:	Introduction to contract law;	Elaboration of the subject, introduction to contract law;		
Second week:	Contracts (general information about the course);	Classification of contracts; Discussions about the contract, general information.		
Third week:	Conditions for concluding contracts	Practical case based on the teaching unit conditions for the conclusion of the contract.		
Fourth week:	Means of securing contracts	Discussion through the practical case, related to the teaching unit: the means of ensuring the execution of the contract		
Fifth week:	Special sales contracts: Sales by sample or model; Sales with specifications; Order to sell; Judicial purchase (auction);	Unit discussions Special sales contracts;		
Sixth week:	Contracts on successive deliveries; Occasional sales contracts; Sales contract installments; Pre-payment sales contract; Sales contract with the right to pre- purchase the goods sold; Exchange contract;	Discussion through a practical case, related to contracts on consecutive deliveries;		
Seventh week:	Kollekfium I	Repetition of the subject		
Eighth week:	Gift – Donation contract; Definition; Conditions; Characteristics; Legal effects; The conclusion; Grouping of the gift contract;	Practical case related to the Donation Contract, definition, conditions, characteristics.		
Week nine:	Lease contract; Definition; Conditions; Characteristics; Legal effects; The conclusion;	Discussion through a practical case related to the rental contract.		



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	Contract for leasing business		
	premises;	Dealing with contracts for the	
	Definition;	leasing of business premises;	
Tenth week:	Conditions;	leasing of business premises,	
	Characteristics;		
	Legal effects;		
	The conclusion;		
	Credit contract;		
	Contract for the transfer for the use		
	of goods;	Practical case, based on	
	Definition;	credit contracts, contracts	
Eleventh week:	Conditions;	for the transfer for the use of	
	Characteristics;	goods;	
	Legal effects;	8	
	The conclusion;		
	Contract on the work (author's		
	work);		
	Authorization contract;		
	Definition:	Discussion about the	
Week twelve:	conditions;	contract on the work.	
	Characteristics;	contract on the work.	
	Legal effects;		
	The conclusion;		
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	Deposit contract;		
	Partnership contract	Practical case related to the	
	Definition;	deposit contract	
Thirteenth week:	conditions;	•	
	Characteristics;		
	Legal effects;		
	conclusion		
Week Fourteen:	Insurance contract;		
	Contract for perpetual	Discussion about the	
	maintenance;	insurance contract.	
	Definition;	instruice contract.	
	conditions;		
	Characteristics;		
	Legal effects;		
Fifteenth week:	Kollekfium II	Recapitulation	
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Academic policies and code of conduct

- The student must be conscientious and respect the institution and school rules;
- Must respect the schedule of lectures, exercises and be attentive in class;
- It is mandatory to possess and present the card in tests and exams;
- During the drafting of the seminar papers, the student must adhere to the instructions given by the teacher for the research and technical realization of the paper.