**Program: Doctoral Academic Studies** 

**Course title: LAW OF OBLIGATIONS** 

Teachers: prof. dr Dragor Hiber, prof. dr Marko Đurđević, prof. dr Marija Karanikić Mirić

Course status: optional – mandatory for Civil law area – I module

Number of ECTS: 10

**Requirements:** /

**Aims of the course:** Study of classics of Serbian civil law tradition; acquiring in depth knowledge in the field of law of obligations; study of comparative legal solutions; acquiring capacities for independent research and scientific work.

**Course result:** Wide and in depth knowledge of the institutions of the law of obligations, support in writing a doctoral thesis by indication of relevant questions of the law of obligations and the literature relevant for the subject chose by the student.

Course content: I GENERAL PART: 1. Notion, nature and significance of the law of obligations and relationships which it regulates; 2. Sources of the law of obligations and the basic principles of the law of obligations; 3. Division of obligations; 4. Notion of contract and freedom of contract; 5. Types of contracts; 6. Notion of general requirements for the formation of contract; 7. Formation of contract; 8. Effects of contracts; 9. Termination of contracts; 10. Notion, types and bases of liability for damage; 11. Liability based on fault; 12. Liability for others; 13. Liability for damage caused by a dangerous thing or dangerous activity; 14. Liability for others; 15. Special cases of liability for damage; 16. Circumstances which exclude or limit liability for damage; 17. Compensation of damage; 18. Unjustified enrichment, *negotiorum gestio* and unilateral declarations as sources of obligations; 19. Effects of obligations; 20. Secured obligations; 21. Termination of obligations; 22. Change of creditor or debtor. II SPECIAL PART: 1. Contract of sale, 2. Contract of exchange, 3. Contract of gift, 4. Contract of loan, 5. Contract of lease, 6. Contract of lending, 7. Contract for work, 8. Contract of agency, 9. Contract of deposit, 10. Contract of partnership, 11. Settlement, 12. Wagers and games.

## Literature:

Mandatory: Slobodan Perović, Obligaciono pravo; Jakov Radišić, Obligaciono pravo

Additional: Konstantinović Mihailo, Obligacije i ugovori, Skica za Zakonik o obligacijama i ugovorima; Zakon o obligacionim odnosima sa predgovorom prof. dr Slobodana Perovića – više izdanja; Miodrag Orlić, Zaključenje ugovora, Beograd, 1993; na francuskom jeziku: Phillipe Malaurie, Laurent Aynès, Phillipe Stoffel – Munck, Les obligations, Paris, 2009; Muriel Fabre – Magnan, Droit des obligations, 1. – Contrats et engagement unilateral, Paris, 2008; Henri et Léon Mazeaud, Jean Mazeaud, François Chabas, Obligations, theorie générale, 9éd par François Chabas, Paris, 1998; Philippe Malinvaud, Droit des obligations, Paris, 2007; Pierre Tercier, Le droit des obligations, Zurich, 2009 (jedno od navedenih dela); na engleskom jeziku: J. Beatson, Anson's Law of Contract, Oxford, 2002; Laurence Koffman, Elizabeth Macdonald, The Law of Contract, London, 2004; Paul Richards, Law of Contract, Edinburgh, 2006; Jill Poole, Contract Law, Oxford, 2004 (one of the listed works)

Number of lectures – active classes	Theoretical classes: 75		Practical classes :	
Instruction method: lectures, consultations				
Grading system (maximum number of points 100)				
Pre-exam obligations	points	Final Exam		points
Activities during lectures	30	Oral exam		70
Activities during practical classes				
Tests				
Seminar classes				