

Program: Master Academic Studies			
Course title: LAW OF OBLIGATIONS – VALIDITY OF CONTRACT			
Teachers: Prof. dr Dragor Hiber, prof. dr Marko Đurđević, prof. dr Marija Karanikić Mirić			
Course status: mandatory – Civil law module, Property law sub-module I			
Number of ECTS: 20			
Requirements: /			
Aims of the course: Acquiring wide and in depth knowledge in the area of contract validity in civil law, in Serbian as well as comparative law, and acquiring such competencies as allow independent and professional resolution of questions of contract validity in practice. The aim of this subject is also to provide necessary basis for understanding notarial law and land registry law and work in these areas.			
Course result: Student acquires in depth, fundamental knowledge in the area of contract validity, knowledge and capacity of critically analyzing the problems of validity of contract.			
Course content: Requirements of validity of contract (contractual capacity; agreement; subject of contract; basis (<i>causa</i>), form of contract); Sanctions of the rule on contract validity (duality of invalidity, void contracts, voidable contracts, unjust contractual terms in general terms of contract, unjust terms in consumer contracts).			
Literature:			
Mandatory: Text books on the law of obligations (S. Perović, J. Radišić, J. Salma, B Loza...); Komentar ZOO (Blagojević/Krulj, Perović); M. Orlić („Zaključenje ugovora“)			
Additional: S. Perović ("Zabranjeni ugovori", "Formalni ugovori"); I. Jankovec ("Ugovorna odgovornost"); D. Hiber ("Zabluda pri zaključenju ugovora"); M. Đurđević ("Ugovor po pristupu"); M. Živković ("Obim saglasnosti neophodan za zaključenje ugovora"); M. Konstantinović ("Oštećenje preko polovine i zelenaški ugovori"); O. Stanković ("O pojmu i vrstama zastupništva"); D. Hiber ("Zabluda o pravu prema ZOO i njegovoj primeni"); O. Antić ("Kauza"); L. Karamarković ("Apsolutno ništavi ugovori"); N. Jovanović ("Pojam ugovora u anglosaksonskom pravu"); D. Pavić ("Javni poredak zaštite"); Jean Hauser ("Javni poredak u porodičnim odnosima"); Jacques Ghestin ("Korisno i pravično u ugovorima"); M. Karanikić ("Nepravične odredbe u potrošačkim ugovorima")			
Number of lectures – active classes	Theoretical classes: 30	Practical classes :	
Instruction method:			
Grading system (maximum number of points 100)			
Pre-exam obligations	points	Final Exam	points
Activities during lectures	20	Oral exam	60
Activities during practical classes			
Tests			
Seminar classes	20		