

General information			
Course co-ordinator		Tino Bego, LL.M., Lecturer	
Course title		CONTRACT COMMERCIAL LAW	
Study programme		Professional undergraduate study Accounting and Finance	
Course status		Obligatory	
Year	Semester	1	II
Value of credits and lecturing procedures		ECTS	5
		Number of hours (Lectures+Exercises+Seminars)	60 (30+0+30)
1. COURSE DESCRIPTION			
<i>1.1. Objectives</i>			
<p>The objective of the course is to introduce students with the basic terms of contract commercial law and enable them to understand the law on obligations. Students should master the basics and logic of the contract commercial law and be able to differentiate between the contract and off-contract relationships. Successful mastering of the course contents is a pre-condition for further attendance of the course Companies' Law, Labour Law and other courses which directly correlate with the institutes of law on obligations. The course should enable students to acquire the basic skills of negotiating and deal making, which should result in signing a contract.</p>			
<i>1.2. Course enrolment conditions</i>			
None			
<i>1.3. Expected outcomes of the course</i>			
<ol style="list-style-type: none"> 1. to recognize the emergence and termination of obligation 2. to explain contract obligations and characteristics of the specific contract, to identify an obligation, to differentiate changes in obligations 3. to create offers for completion of a certain contract on mutual obligations (change of entities comprised by obligations, change of the contents of obligations) 4. to categorise essential terms of contract law in view of their frequent application in practice 5. to evaluate the general and the specific parts of contract commercial law, to estimate the specific contract relation, to select the option for completion of the specific contract 6. to create one's own viewpoint and values referring to the issues of the contract commercial law. 			
<i>1.4 Course contents</i>			
<p>Basic terms in contracts (General part. Term, characteristics, principles and systematization of law on obligations. Contract obligations. Off-contract obligations. Contracts (Specifics). Sales contract. Contract on replacement. Contract on loan and credit. Contract on lease and rental. Contract on order. Contract on commercial representation. Contract on commission. Contract on mediation. Contract on temporary work. Contract on construction activities. Contract on deposit. Contract on warehousing. Contract on licence. Marketable securities – general terms, bill of exchange, note, promissory note, blank promissory note.</p>			
<i>1.5 Teaching methods</i>		<input checked="" type="checkbox"/> lectures <input type="checkbox"/> instruction <input checked="" type="checkbox"/> independent discovery learning <input checked="" type="checkbox"/> discussion <input type="checkbox"/> group/team learning <input type="checkbox"/> _____	

1.6. Comments							
1.7. Students' obligations							
Attendance in classes – part time students are expected to be present at least 50% of the total teaching hours, whereas full time students are expected to be present at least 70% of the total teaching hours.							
1.8. Monitoring students' accomplishments							
Attendance	0.5	Student's activity during lectures	0.5	Seminar paper		Experimental work	
Written exam	2	Oral exam	1	Essay		Research work	
Project		Permanent testing of student's knowledge	0.5	Written presentation		Practical work	
Portfolio		Independent task solving	0.5				
1.9. Measuring the achievements of learning outcomes and evaluation and assessment of the results of students' work							
The workload factor of each learning outcome stated in the Chapter 1.3. totals 1. A half of the workload factor for each learning outcome represents a minimum threshold for the achievement of the this learning outcome. Two mid-term exams are written in the semester. If the student has passed the first mid-term exam, he/she is entitled to take the second mid-term exam. The students who have obtained a certain number of scores in the mid-term exam are not obliged to take the written part of the final exam and are obliged to take the oral part of the final exam in the pre-determined examination terms. The final grade is based on the total sum of grades obtained in the written exam (50%) and oral exam (50%).							
1.10. Obligatory reading							
<ol style="list-style-type: none"> Gorenc, V.: Ugovorno trgovačko pravo, Veleučilište s pravom javnosti Baltazar Zaprešić, Zaprešić, 2015. Gorenc, V./ Bego, T.: Ugovorno trgovačko pravo – recenzirana skripta, Zagreb, ak. god. 2018/19. Radni materijali s predavanja i vježbi - – PowerPoint prezentacije autora, Bego, T., 2018/19., RRiF Visoka škola za financijski menadžment 							
1.11. Optional reading							
<ol style="list-style-type: none"> Gorenc, V./ Ćesić, Z./ Kačer, H./ Momčinović, H./ Pavić, D./ Perkušić, A./ Pešutić, A./ Slakoper, Z./ Vidović, A./ Vukmir, B.: Komentar Zakona o obveznim odnosima, RRiF plus d.o.o., Zagreb, 2005. Vidović, A.: Zakon o obveznim odnosima – redakcijski pročišćeni tekst s kazalom pojmova, RRiF plus d.o.o., Zagreb, 2008. Stručni članci iz časopisa "Pravo i porezi", izdavač RRiF plus d.o.o., Zagreb (prema uputi nastavnika). Stručni članci iz časopisa "Računovodstvo, revizija i financije", izdavač RRiF plus d.o.o., Zagreb (prema uputi nastavnika) 							
1.12. Quality control which ensures the acquisition of the corresponding knowledge, skills and competences after the completion of the study							
At the end of the semester the students fill in an anonymous questionnaire. The comments, suggestions and information in the questionnaire and the evaluation procedures are to be used to improve lectures, exercises and other ways of work with students. Self-evaluation of teaching staff is aimed at making some corrections in order to improve the quality of teaching.							
1.13. Expected competences							
<ul style="list-style-type: none"> competence of recognizing the emergence and termination of obligations competence of identifying obligations and changes of obligations competence of creating offers for completion of a certain contract on mutual obligations (change of entities) 							

- comprised by obligations, change of the contents of obligations)
- evaluation of the general and the specific parts of contract commercial law, estimating the specific contract relation, to select the option for completion of the specific contract