



Course Title	Special Law of Obligations				
Course Code	LAW 208				
Course Type	Compulsory				
Level	Undergraduate				
Year / Semester	2 nd / C' (Fall)				
Teacher's Name	Dr Ioannis Voudouris				
ECTS	6	Lectures / week	3	Laboratories/week	none
Course Purpose	<p>Special Law of Obligations builds on the knowledge acquired from the Law of Obligations, part I.</p> <p>Purpose of this course is to provide students with comprehensive knowledge of the most common types of contracts, by analysing the sale of goods, agency, bailment, guaranty, insurance & cover. It also delves deeper into the issues of mistake and frustration of the contract, privity and remedies.</p>				
Learning Outcomes	<p>Upon completion of the course, students will be able to:</p> <p>Answer legal questions relating to privity.</p> <p>Clearly list the details of the sales contract, based on the Law on the Sale of Goods and the relevant case law</p> <p>Draft an international sale of goods agreement in accordance with SOGA</p> <p>Answer a practical question relating to mistake and representation.</p> <p>Draft an Agency Agreement</p> <p>Answer practical questions relating to guarantee and cover</p> <p>List the types of mistake</p> <p>Apply remedies in relation to the principles of remoteness and foreseeability</p>				

	Explain the importance of force majeure and hardship		
Prerequisites	LAW 119 – General Law of Obligations	Corequisites	None
Course Content	<ol style="list-style-type: none"> 1. Privity 2. Agency 3. Cover – Surety 4. Bailment 5. Sale of Goods part 1 6. Sale of Goods part 2 7. Analysis of Remedies 8. Analysis of Mistake and Misrepresentation 9. Frustration 10. Analysis of Remedies 11. Revision 		
Teaching Methodology	<p>Lectures: 20 hours</p> <p>Tutorials: 13 hours</p> <p>This course - due to its importance and difficulty- requires dedication and attendance.</p> <p>Courses are delivered through the combined method of lectures and exercises.</p> <p>Before each lesson, the relevant notes are posted on the e-learning platform, where students have access to all relevant. Handouts are also</p>		

	<p>given to students</p> <p>It is also important for students to prepare before each course - and immediately after lecture. During lectures students are given the opportunity to ask their questions, discuss and critically approach all subject matters with the teacher.</p>
Bibliography	<p>-- Polyviou P, <i>Contract Law</i>, vols I & II (Nicosia: Chrysafinis and Polyviou 2014). (in Greek)</p> <p>-- Ewan McKendrick, <i>Contract Law</i>, (14th edn, Red Globe Press 2021).</p> <p>-- Ewan McKendrick, <i>Contract Law, Text Cases and Materials</i> (9th edition, Oxford: Oxford University Press 2020).</p> <p>-- Samuel Geoffrey, <i>Law of Obligations</i> (2nd edn, Cheltenham: Edward Elgar Publishing, 2014).</p> <p>-- Furmston Michael (ed.), <i>Cheshire, Fifoot and Furmston's Law of Contract</i> (17th edn, Oxford: Oxford University Press 2017).</p>
Assessment	<p>First Assessment: Mid-Term Exam or Essay (20%)</p> <p>Second Assessment: Written Essay (20%)</p> <p>Third Assessment: Final Exam (60%)</p>
Language	Greek

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Teacher's Name	Dr Ioannis Voudouris / Dr Dimitrios Devetzis			
ECTS	6	Lectures / week	3	Laboratories / week
Course Purpose and Objectives	General presentation and analysis of more specific fields of the Law on Contract, such as immoral damage, defamatory act, insult, physical attack and attack against health. In addition, selling a thing, selling a right, donation or lease of a thing.			
Learning Outcomes	The students will comprehend specific and significant fields of the Law of Obligations and will make the knowledge they have gained from General Law of Obligations more concrete around subjects that are frequently the object of a court dispute.			
Prerequisites	LAW 111, General Principles of Civil Law LW 119, General Law of Obligations	Required	None	
Course Content	Distinction between the General and Specific Law of Obligations. Composite and sui generis contracts. Donation, sale, unjustified enrichment, defrauding creditors, leasing a thing, project contract.			
Teaching Methodology	Lecture: 20 hours Discussion: 12 hours			
Bibliography	<ol style="list-style-type: none"> 1. A.P. Georgiades: Law of Contract - General part, vo. 1. C. L. Sakkoulas, 2007 2. P. Filios: Law of Contract - Special Part, 10th ed. Sakkoula 2011 3. Filios Pavlos, Law of Contract - special part, volumes 1st and 2nd, 			

	<p>7th edition, [Sakkoula publications] 2011</p> <p>4. Georghiadis Apostolos, Law of Contract - Special part, volumes I and II, [Law & Economy, P.L. Sakkoulas] 2009.</p> <p>5. Kornilakis Panos, Special Law of Contract - volumes I and II, [Law & Economy, P.L. Sakkoulas] 2005.</p>
Assessment	<p>Exam(s): 60%</p> <p>Assignment(s): 30%</p> <p>Attendance / Participation: 10%</p>
Language	Greek