

ESOGU FACULTY OF LAW



COURSE INFORMATION FORM

Course Name	Course Code
Law of Obligations General Provisions	191114003

Year	Number of Course Hours per Week Credit		ECTS		
Tear	Theory	Practice	Credit	ECIS	
2^{nd}	4	0	8	10	

Course Category (Credit)					
Basic Sciences Engineering Sciences Design General Education Social Sciences					
				X	

Course Language	Course Level	Course Type
Turkish	Undergraduate	Compulsory

Prerequisite(s) if any	
Objectives of the Course	The aim of this course is to systematically handle the general provisions of the Turkish Code of Obligations and to examine the basic concepts that are the most important part of obligational relations.
Short Course Content	The content of this course consists of the provisions between Articles 1 and 206 of the Turkish Code of Obligations (No. 6098). In this context, contracts, torts and unjustifiable enrichment, which are the origins of obligations, are examined systematically, and also the consequences of non-performance are addressed. In addition to these, the effects of obligational relations on third parties, termination of obligations, particular circumstances in obligational relations and party changes are also covered in this course.

	Learning Outcomes of the Course	Contributed PO(s)	Teaching Methods *	Measuring Methods **
1	Defining the elements, characteristics and differences of obligational relations from other social relations and classifying the origins of obligations	4, 6, 8	1, 11	A
2	To gain knowledge of the formation and validity of contracts and the ability to apply them to legal disputes	1, 2, 3	1, 2, 5, 8, 10	A
3	To comprehend the knowledge of the concept of "representation" and to understand the consequences arising from the legal transactions concluded through representation and to learn the consequences of unauthorized representation.	1, 2, 3	1, 2, 5, 8, 10	A
4	To obtain knowledge of conditions and legal consequences of liability arising from torts and to gain the competence to apply this knowledge to legal disputes and to learn the general theory of strict liability and the strict liability provisions regulated in the Turkish Code of Obligations and other legislation.	1, 2, 3	1, 2, 5, 8, 10	A
5	To comprehend the functions of unjust enrichment, its relationship with other origins of obligation and its basic characteristics	1, 2, 3	1 ,2 ,5 ,8, 10	A
6	To learn the general rules about performance of obligation	1, 2, 3, 8	1, 2, ,5, 8, 10	A

^{*}Teaching Methods 1:Expression, 2:Discussion, 3:Experiment, 4:Simulation, 5:Question-Answer, 6:Tutorial, 7:Observation, 8:Case Study, 9:Technical Visit, 10:Trouble/Problem Solving, 11:Induvidual Work, 12:Team/Group Work, 13:Brain Storm, 14:Project Design / Management, 15:Report Preparation and/or Presentation

^{**}Measuring Methods A:Exam, B:Quiz, C:Oral Exam, D:Homework, E:Report, F:Article Examination, G:Presentation, I:Experimental Skill, J:Project Observation, K:Class Attendance; L:Jury Exam

7	Understanding the legal consequences of non-performance. To have comprehensive knowledge of the regulations in the Turkish Code of Obligations concerning non-performance	1, 2, 3	1, 2, 5, 8, 10	A
8	To have knowledge of concepts such as joint debt, condition, penalty clause and penalty of rescission under the title of particular circumtances in obligational relations		1, 2, 5, 8, 10	A
9	To learn about termination of obligations together with the special conditions and legal consequences for each	1, 2, 3	1, 2, 5, 8, 10	A

^{*}Teaching Methods 1:Expression, 2:Discussion, 3:Experiment, 4:Simulation, 5:Question-Answer, 6:Tutorial, 7:Observation, 8:Case Study, 9:Technical Visit, 10:Trouble/Problem Solving, 11:Induvidual Work, 12:Team/Group Work, 13:Brain Storm, 14:Project Design / Management, 15:Report Preparation and/or Presentation

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	Tolunay Ozanemre Yayla, Borçlar Hukuku Genel Hükümler, Ankara, 2023.			
	M. Kemal Oğuzman / Turgut Öz, Borçlar Hukuku Genel Hükümler Cilt I, İstanbul 2020.			
	M. Kemal Oğuzman / Turgut Öz, Borçlar Hukuku Genel Hükümler Cilt II, İstanbul 2020.			
	Fikret Eren, Borçlar Hukuku Genel Hükümler, Ankara 2020.			
Main Textbook	Necip Kocayusufpaşaoğlu, Borçlar Hukukuna Giriş Hukuki İşlem Sözleşme, İstanbul			
	2017.			
	Rona Serozan, İfa, İfa Engelleri, Haksız Zenginleşme, İstanbul 2016.			
	Haluk Nami Nomer, Borçlar Hukuku Genel Hükümler, İstanbul 2020.			
	Baki İlkay Engin / Tülay Aydın-Ünver / Işık Önay, Borçlar Hukuku Pratik Çalışmaları,			
	İstanbul 2017.			
Supporting	Ahmet Kılıçoğlu, Borçlar Hukuku Genel Hükümler Pratik Çalışmaları, Ankara 2020.			
References	Serap Helvacı / Gediz Kocabaş , Borçlar Hukuku Genel Hükümler Pratik Çalışmaları, İstanbul 2020.			
	Zeynep Dönmez/Ünsal Dönmez, Borçlar Hukuku Pratik Çalışmalar, Ankara 2019.			
	Zeynep Donniez/Onsai Donniez, Doiçiai Hukuku Hatik Çalışınalar, Alıkara 2019.			
Necessary Course				
Material	Turkish Code of Obligations No: 6098 (Justified, annotated)			

	Course Schedule
1	Obligation and Obligatio, Concept of Performance
2	Freedom of Will Principle and Freedom of Contract Principle
3	Origins of Obligation and Legal Transaction, Contract and Types of Contract
4	Formation of Contract
5	Invalidity of Contract, Defect in Consent (Mistake-Fraud-Duress) and Lesion
6	Standardized Terms of Contract
7	Representation
8	Torts
9	Strict Liability
10	Damage, Multiple Liabilities, Multiple Liable Parties
11	Obligations Arised from Unjust Enrichment, The Functions of Unjust Enrichment, its Relationship with Other Origins of Obligation
12	The Types and Legal Conclusions of Unjust Enrichment
13	The Concept of Performance, Parties of Performance, Performance Place, Performance Time
14	The Default of the Creditor
15,16	Mid-Term Exam
15,16 17	Non-performance
	Non-performance Impossibility of Performance
17	Non-performance Impossibility of Performance Default of the Debtor
17 18	Non-performance Impossibility of Performance
17 18 19	Non-performance Impossibility of Performance Default of the Debtor Default of the Debtor in Pecuniary Debt Default of the Debtor in Synallagmatic Contracts
17 18 19 20	Non-performance Impossibility of Performance Default of the Debtor Default of the Debtor in Pecuniary Debt Default of the Debtor in Synallagmatic Contracts Guarantee of Performance by Third Party and Contracts Conferring Rights on Third Parties
17 18 19 20 21	Non-performance Impossibility of Performance Default of the Debtor Default of the Debtor in Pecuniary Debt Default of the Debtor in Synallagmatic Contracts Guarantee of Performance by Third Party and Contracts Conferring Rights on Third Parties Joint Debtors and Joint Creditors
17 18 19 20 21 22	Non-performance Impossibility of Performance Default of the Debtor Default of the Debtor in Pecuniary Debt Default of the Debtor in Synallagmatic Contracts Guarantee of Performance by Third Party and Contracts Conferring Rights on Third Parties Joint Debtors and Joint Creditors Conditional Obligations
17 18 19 20 21 22 23	Non-performance Impossibility of Performance Default of the Debtor Default of the Debtor in Pecuniary Debt Default of the Debtor in Synallagmatic Contracts Guarantee of Performance by Third Party and Contracts Conferring Rights on Third Parties Joint Debtors and Joint Creditors Conditional Obligations Penalty Clause
17 18 19 20 21 22 23 24	Non-performance Impossibility of Performance Default of the Debtor Default of the Debtor in Pecuniary Debt Default of the Debtor in Synallagmatic Contracts Guarantee of Performance by Third Party and Contracts Conferring Rights on Third Parties Joint Debtors and Joint Creditors Conditional Obligations
17 18 19 20 21 22 23 24 25	Non-performance Impossibility of Performance Default of the Debtor Default of the Debtor in Pecuniary Debt Default of the Debtor in Synallagmatic Contracts Guarantee of Performance by Third Party and Contracts Conferring Rights on Third Parties Joint Debtors and Joint Creditors Conditional Obligations Penalty Clause Transfer of Claim Assumption of Indebtedness
17 18 19 20 21 22 23 24 25 26	Non-performance Impossibility of Performance Default of the Debtor Default of the Debtor in Pecuniary Debt Default of the Debtor in Synallagmatic Contracts Guarantee of Performance by Third Party and Contracts Conferring Rights on Third Parties Joint Debtors and Joint Creditors Conditional Obligations Penalty Clause Transfer of Claim Assumption of Indebtedness Transfer of Contract
17 18 19 20 21 22 23 24 25 26 27	Non-performance Impossibility of Performance Default of the Debtor Default of the Debtor in Pecuniary Debt Default of the Debtor in Synallagmatic Contracts Guarantee of Performance by Third Party and Contracts Conferring Rights on Third Parties Joint Debtors and Joint Creditors Conditional Obligations Penalty Clause Transfer of Claim Assumption of Indebtedness Transfer of Contract Termination of Obligations
17 18 19 20 21 22 23 24 25 26 27 28	Non-performance Impossibility of Performance Default of the Debtor Default of the Debtor in Pecuniary Debt Default of the Debtor in Synallagmatic Contracts Guarantee of Performance by Third Party and Contracts Conferring Rights on Third Parties Joint Debtors and Joint Creditors Conditional Obligations Penalty Clause Transfer of Claim Assumption of Indebtedness Transfer of Contract

Calculation of Course Workload				
Activities	Number	Time (Hour)	Total Workload (Hour)	
Course Time (number of course hours per week)	28	4	112	
Classroom Studying Time (review, reinforcing, prestudy,)	28	3,5	98	
Homework				
Quiz Exam				
Studying for Quiz Exam				
Oral exam				
Studying for Oral Exam				
Report (Preparation and presentation time included)				
Project (Preparation and presentation time included)				
Presentation (Preparation time included)				
Mid-Term Exam	1	2	2	
Studying for Mid-Term Exam	2	20	40	
Final Exam	1	2	2	
Studying for Final Exam	2	20	40	
	,	Total workload	294	
	Total	workload / 30	9,8	
	Cours	e ECTS Credit	10	

Evaluation			
Activity Type	%		
Mid-term	40		
Quiz			
Homework			
Bir öğe seçin.			
Bir öğe seçin.			
Final Exam	60		
Total	100		

	RELATIONS HIP BETWEEN THE COURSE LEARNING OUTCOMES AND THE PROGRAM OUTCOMES (PO) (5: Very high, 4: High, 3: Middle, 2: Low, 1: Very low)			
NO	PROGRAM OUTCOME			
1	To understand, analyze and comment on legal problems, to be able to discuss these issues, to offer opinions and solutions, to relate these processes to real life.	5		
2	To have judgment skills and abilities in the field of law, open to cooperation with others, able to work in harmony with them, keen on research and examination, and having knowledge at a	4		
3	To have the knowledge to determine the provisions to be applied to legal disputes, to have the ability to analyze, discuss and evaluate the court decisions in the relevant field.	4		
4	To have skills to assimilate and carry the rules of ethics and profession.	3		
5	To have skills to approach critically and creativly on the legal and social problems in terms of rule of law and ideal of justice.	2		
6	To have skills to understand the differences between the theory and practice of private and public law.	3		
7	To be able to comprehend the importance of lifelong learning and to analyze legal, social, cultural and similar events and developments in the world, country, region and local and to be	2		
8	To have the skills to conduct disciplinary and interdisciplinary research and study.	3		
9	To grow up with the moral and ethical rules required by business life and to be able to use them effectively in the future.	2		
10	To have skills to use vocational information technologies efficiently in solving legal problems.	1		

LECTUTER(S)				
Prepared by				
Signature(s)				

Date:06.06.2024