

30506 - Civil Law: Obligations and Contracts

Información del Plan Docente	
Academic Year	2016/17
Academic center	102 - Facultad de Derecho
Degree	432 - Joint Law - Business Administration and Management Programme
ECTS	9.0
Course	2
Period	First semester
Subject Type	Compulsory
Module	
1.Basic info	
1.1.Recommendations to take this course	
1.2.Activities and key dates for the course	
2.Initiation	
2.1.Learning outcomes that define the subject	
2.2.Introduction	
3.Context and competences	
3.1.Goals	
3.2.Context and meaning of the subject in the degree	
3.3.Competences	
3.4.Importance of learning outcomes	
4.Evaluation	
5.Activities and resources	
5.1.General methodological presentation	
5.2.Learning activities	
5.3.Program	
I. General Theory of Obligations	



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- 1. Legal Obligations. subject, object, classes and circumstances.
- 2. Modifcation and termination of the obligation. Payment or performance.

The fortuitous event and the force majeure.

3. Liability of the debtor. Credit protection. Defraud creditors. Concurrency and priority of claims.

II General theory of contract

- 4. Contract requirements, training, content, performance and effectiveness.
- 5. Invalidity and inefectiveness. Nullity, relative nullity and rescission.
- 6. Breach of contracts consequences. The delay. Art. 1224 CC.

III Contracts in particular

- 7. Types of contracts and quasi- contracts. In particular, the sale.
- 8. Personal and real guarantees. In particular the bail and the mortgage.

IV. Liability for damages

9. Law of tort. Contractual and civil non- contractual liability.

10. Contractual Liability in the Civil Code. Other tortious liability regimes. Civil Liability for the offense.

5.4. Planning and scheduling

5.5.Bibliography and recomended resources