



## **COURSE INFORMATION FORM**

Course Name				Course Code		
Contract Negotiations Law					191114008	
	Number of Course Hours per Week				D CITC	
Semester	Theory		Practice	Credit		ECTS
4 <sup>th</sup>	2			2		3
Course Category (Credit)						
<b>Basic Sciences</b>	Engineeri Sciences		Design	<b>General Education</b>		Social
						Х
Course Lang	guage		<b>Course Level</b>	Co		ourse Type
Turkish			Undergraduate	Elective		Elective

Prerequisite(s) if any	
Objectives of the Course	The aim of this course is to prepare students who plan to work attornyship profession, for the contract processes that they will participate in on behalf of their clients in the future. Therefore students are taught the processes before the establishment of large-scale commercial contracts and fits for the expectations from an attorney in this process.
Short Course Content	This course aims to teach a new type of responsibility that has started to take place widely in practice as a result of the necessity of adapting to constantly changing commercial life. This change brings up new types of contracts which are frequently used in the against classical contract theories. As it is known, under the responsibility of culpa in contrahendo, the parties are also under the responsibility of pre-contractual terms. In this course, the period of contract negotiations, which sometimes lasts months, and the law of this period will be explained.

	Learning Outcomes of the Course	Contributed PO(s)	Teaching Methods *	Measuring Methods **
1	Knows and draws up contracts of negotiation of contracts	1-2-3-9-10	1-5-8-11	A-D
2	Knows the principles of honesty and trust and ensures that these principles are observed in the processes of negotiations he/she paricipates	1-2-3-4-9	1-8-11	A-D-K
3	Knows and applies the responsibility and consequences of trust	1-2-3-10	1-5-8-11	А
4	Understands the responsibility arising from the contract negotiations and uses them for the legal integrity of commercial relations	1-2-3-9-10	1-5-6-8-11	А
5	Knows the responsibilities arising from the contract negotiations against third parties and takes the necessary measures	1-2-3-4-9-10	1-6-8-13	A-D
6	Distinguishes contract-like claims and contracts from each other	1-2-3	1-8-11-13	A-D
7	Provides maximum benefit in favor of legal security in contract negotiations	1-2-3-10	1-5-6-8-11-13	A-D

<sup>\*</sup>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

<sup>\*\*</sup>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

Main Textbook	Demircioğlu, Huriye Reyhan, Culpa In Contrahendo Sorumluluğu
Supporting References	Antalya, O. Gökhan, Borçlar Hukuku Genel Hükümler C. V/1,1 Eren, Fikret, Borçlar Hukuku Genel Hükümler JUNG, S./KREBS, P., The Essentials of Contract Negotiation (e-book)
Necessary Course Material	

	Course Schedule
1	Introduction to negotiations of contract, contractual behaviours
2	Appearance of contract negotiations – contracts for establishing contracts
3	Appearance of contract negotiations – framework contract
4	Appearance of contract negotiations – contracts of contract negotiations
5	Contract-like claims – principle of honesty
6	Contract-like claims – principle of trust, term of trust
7	Obligation relations ground on trust
8	Mid-Term Exam
9	Defect liability arises from contract negotiations (culpa in contrahendo)
10	Extend of culpa in contrahendo
11	Responsibility of third parties in contract negotiations, third party protection contract.
12	Obligations arise from protection liability, virtual negotiorum gestio (benevolent intervention in another's affairs)
13	Letter of intent, commercial confirmation letter, term sheet
14	Securing contract negotiations, confidentiality agreement, gentleman's agreement.
15	Adjourning the contract negotiations - by termination of negotiations, by establishing contract
16,17	Final Exam

Calculation of Course Workload				
Activities	Number	Time (Hour)	Total Workload (Hour)	
Course Time (number of course hours per week)	15	2	30	
Classroom Studying Time (review, reinforcing, prestudy,)	15	2	30	
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	1	1	
Studying for Mid-Term Exam	1	14	14	
Final Exam	1	1	1	
Studying for Final Exam	1	14	14	
	Т	Total workload Total workload / 30		
	Total			
	Course	e ECTS Credit	3	

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

## RELATIONSHIP 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	Contribution
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.	2
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 level to carry out a problem-solving process from beginning to end.	2
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.	2
4	To have skills to assimilate and carry the rules of ethics and profession.	1
5	To have skills to approach critically and creatively on the legal and social problems in terms of rule of law and ideal of justice.	1
6	To have skills to understand the differences between the theory and practice of private and public law.	2
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 able to comment on these at a sufficient level.	1
8	To have the skills to conduct disciplinary and interdisciplinary research and study.	2
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:26.07.2024