

Universitas Negeri Surabaya Faculty of Social and Legal Sciences, Bachelor of Laws Study Program

Document Code

SEMESTER LEARNING PLAN

Courses		CODE			Co	Course Family		Credit Weight		S	EMES	TER	Com Date	pilation				
Contract Design	Techniques		742010219	4			St	udy Progra	am	T=2	P=0	EC	TS=3.1	.8	7		July	17, 2024
AUTHORIZATIO	N		SP Develo	per				ective Cou	Cou	Course Cluster Coordinator			St	tudy P	rograi	n Coor	dinator	
			Arinto Nugroho, S.H., S.Pd., Perwitasari, S.H., M.Kn. ; Ma Wardhana, S.H., M.Kn. ; Eny Sulistyowati, S.H., M.H.			Mahe	H. ; Dita ndra	; Dita Arinto Nugroho, S.H., S.Pd., ra M.H.			Vita Mahardhika, S.H., M.		н., М.Н.					
Learning model	Project Based L	earnin	g															
Program	PLO study prog	gram t	hat is char	ged t	o the	e cou	urse											
Learning Outcomes	PLO-16	Able t	to make appr	opria	te de	cisior	ns in	resolving l	egal pi	robler	ns							
(PLO)	Program Objec	tives ((PO)															
	PO - 1	Stude princip	nts are able ples	to for	mulat	te co	ntract	ts accordir	ng to c	ase n	eeds	base	d on sta	atutor	y regu	lations	and aç	greement
	PLO-PO Matrix																	
			P.0	Τ	PL	O-16		T										
			PO-1															
	PO Matrix at th	o ond	of each los	rnind		ao /6	Sub											
	FO Matrix at th	e enu	UI eacii iea	mmų	J Sla	ye (a	Sub-	F0)										
										L.								
			P.0			i	i		1 1		Weel		<u> </u>		i			
				1	2	3	4	56	7	8	9	10	11	12	13	14	15	16
		PC	D-1															
Short Course Description	This course will anatomy and cor contract impleme resolution. Contra individuals and g	ntract a entation acts wil	ddendum, co , default and	ontrac I com	t law: pensa	doct doct	trine, , cor	subject ar ntract inter	nd obje pretati	ect of on, co	contr ontrac	act la tual l	ıw, oveı egal laı	rmach nguag	nt, diffi ge and	cult sit contra	uations act lega	, risks in al dispute
References	Main :																	
	Badrulza	lin, Mul Iukum (aman, N an. Bar .S. 201 , Herlie	hammmad. 2 (Seri Pengay Mariam Daru ndung:Citra A 1. Hukum Ko	2012. raan H us. 20 Aditya ontrak	Huku Iukun 15. I Bakt Teor	um K n Per Huku ii. ri dan	Kontra rikata Im Po Tehi	ak Memah an).Bandur erikatan d nik Penyus	iami K ig: Mai alam sunan	lontra ndar N KUHF Kontr	k dala ⁄Iaju Perdat ak.Ja	am P ta Bu karta:	ersepe Iku Ket Sinar G	ktif F iga, ` Srafika	ilsafat, Yurispi a.	rudens	i, Dokt	rin serta
Supporters:																		
	1. Kitab Un	dang U	Indang Huku	m Per	rdata	(BW))											
Supporting lecturer	Eny Sulistyowati, Arinto Nugroho, S Mahendra Wardh Dita Perwitasari,	S.H., S. nana, S	Pd., M.H. .H., M.Kn.															

Week-	Final abilities of each learning stage	Evalı	uation	Lea Stude	lelp Learning, rning methods, ent Assignments, stimated time]	Learning materials	Assessment Weight (%)
	(Sub-PO)	Indicator	Criteria & Form	Offline(offline)	Online (<i>online</i>)	- [References]	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
1	Understand general concepts of contract law	 Explain contract terms Explain the meaning of contract Explain the meaning of contract law Identify the legal nature of contracts Identify the contract law Sources of contract law Identify sources of contract law Explain the philosophical function of contracts Explain the juridical function of contracts Explain the economic function of contacts Explain the economic function of contacts Explain the economic function of contacts Explain the economic function of contacts 	Criteria: 1.It's good if you can answer all the questions correctly 2.It is enough if you are able to answer most of the questions correctly 3.Less if you are able to answer a small part of the questions correctly Form of Assessment : Participatory Activities	Lectures and questions and answers 2 X 50		Material: general concepts of contract law Reference: Sugianto, Fajar. 2014. Contract Law Theory and Practice of Contract Making. Malang: Setara Press	2%
2	Understand general concepts of contract law	 Explain contract terms Explain the meaning of contract Explain the meaning of contract law Identify the legal nature of contracts Identify the contract law Sudentify sources of contract law Explain the philosophical function of contracts Explain the juridical function of contracts Explain the economic function of contracts Explain the economic function of contacts Explain the economic function of contacts Explain the form of contract and the power of proof 	Criteria: 1.It's good if you can answer all the questions correctly 2.It is enough if you are able to answer most of the questions correctly 3.Less if you are able to answer a small part of the questions correctly Form of Assessment : Participatory Activities	Lectures and questions and answers 2 X 50		Material: general concepts of contract law Reference: <i>Sugianto,</i> <i>Fajar. 2014.</i> <i>Contract Law</i> <i>Theory and</i> <i>Practice of</i> <i>Contract</i> <i>Making.</i> <i>Malang: Setara</i> <i>Press</i>	3%

3	Understand the principles of contract law	 Explain the meaning of legal principles Explain the function of legal principles Explain the principles of contract law that build the construction of contract law Explain the principles of contract law that build the substance of contract law that build the substance of contract law 	Criteria: 1.It's good if you can answer all the questions correctly 2.It is enough if you are able to answer most of the questions correctly 3.Less if you are able to answer a small part of the questions correctly Form of Assessment : Participatory Activities	Direct learning 2 X 50	Material: principles of contract law Reader: Sugianto, Fajar. 2014. Contract Law Theory and Practice of Contract Making. Malang: Setara Press	3%
4	Understand the principles of contract law	 Explain the meaning of legal principles Explain the function of legal principles Explain the principles of contract law that build the construction of contract law Explain the principles of contract law Explain the principles of contract law that build the substance of contract law 	Criteria: 1.It's good if you can answer all the questions correctly 2.It is enough if you are able to answer most of the questions correctly 3.Less if you are able to answer a small part of the questions correctly Form of Assessment : Portfolio	Direct learning 2 X 50	Material: principles of contract law Reader: Sugianto, Fajar. 2014. Contract Law Theory and Practice of Contract Making. Malang: Setara Press	2%
5	Analyzing the Memorandum of Understanding (Mou)	 Explain the meaning of MoU Explain the benefits of the MoU Identify the elements of an MoU Explain the anatomy of an MoU 	Criteria: 1.It's good if you can answer all the questions correctly 2.It is enough if you are able to answer most of the questions correctly 3.Less if you are able to answer a small part of the questions correctly Form of Assessment : Project Results Assessment / Product Assessment	Direct learning 2 X 50	Material: Memorandum of Understanding (Mou) Reference: Syaifuddin, Muhammmad. 2012. Contract Law Understanding Contracts from the Perspective of Philosophy, Theory, Dogmatics and Legal Practice (Enrichment Series on Contract Law). Bandung: Mandar Maju	13%
6	Analyze the anatomy of contracts and contract addendums	 Explaining contract systems: introductory part Explaining the contract system: content part Explaining contract systems: closing section Explain contract addendum 	Criteria: 1.It's good if you can answer all the questions correctly 2.It is enough if you are able to answer most of the questions correctly 3.Less if you are able to answer a small part of the questions correctly Form of Assessment : Portfolio Assessment	Direct learning 2 X 50	Material: contract anatomy and contract addendums References: <i>Syaifuddin,</i> <i>Muhammmad.</i> 2012. Contract <i>Law</i> <i>Understanding</i> <i>Contracts from</i> <i>the</i> <i>Perspective of</i> <i>Philosophy,</i> <i>Theory,</i> <i>Dogmatics and</i> <i>Legal Practice</i> <i>(Enrichment</i> <i>Series on</i> <i>Contract Law).</i> <i>Bandung:</i> <i>Mandar Maju</i>	2%

7	Analyze the anatomy of contracts and contract addendums	 Explaining contract systems: introductory part Explaining the contract system: content part Explaining contract systems: closing section Explain contract addendum 	Criteria: 1.It's good if you can answer all the questions correctly 2.It is enough if you are able to answer most of the questions correctly 3.Less if you are able to answer a small part of the questions correctly Form of Assessment : Test	Direct learning 2 X 50	Material: contract anatomy and contract addendum Reader: Badrulzaman, Mariam Darus 2015. Engagement Law in the Civ Code, Book Three, Jurisprudence Doctrine and Explanation. Bandung: Citr Aditya Bakti.	il ,
8	Sub Summative Exam	Students are able to take sub- summative exams	Criteria: 1.It's good if you can answer all the questions correctly 2.It is enough if you are able to answer most of the questions correctly 3.Less if you are able to answer a small part of the questions correctly Form of Assessment : Test	Open book 2 X 50	Material: learning material for th first to seventh meetings. Reference: <i>Syaifuddin,</i> <i>Muhammmad</i> 2012. Contract Law Understanding Contracts from the Perspective of Philosophy, Theory, Dogmatics an Legal Practice (Enrichment Series on Contract Law) Bandung: Mandar Maju	
9	Understanding contract law doctrineUnderstanding the subject and object of contracts	 Students are able to explain the doctrine of contract law Students are able to understand the subject and object of the contract 	Criteria: 1.It's good if you can answer all the questions correctly 2.It is enough if you are able to answer most of the questions correctly 3.Less if you are able to answer a small part of the questions correctly Form of Assessment : Participatory Activities	Direct learning 2 X 50	Material: contract law doctrine Understanding the subject an object of contracts Reference: <i>Syaifuddin,</i> <i>Muhammmad</i> 2012. Contract Law Understanding Contracts from the Perspective on Philosophy, Theory, Dogmatics an Legal Practice (Enrichment Series on Contract Law) Bandung: Mandar Maju	
10	Understanding contract law doctrineUnderstanding the subject and object of contracts	 Students are able to explain the doctrine of contract law Students are able to understand the subject and object of the contract 	Criteria: 1.It's good if you can answer all the questions correctly 2.It is enough if you are able to answer most of the questions correctly 3.Less if you are able to answer a small part of the questions correctly Form of Assessment : Practice / Performance	Direct learning 2 X 50	Material: contract law doctrine Understanding the subject an object of contracts References: Badrulzaman, Mariam Darus 2015. Engagement Law in the Civ Code, Book Three, Jurisprudence Doctrine and Explanation. Bandung: Citr. Aditya Bakti.	d

11	Understanding overmacht, difficult circumstances and risks in contract implementation. Understanding default and compensation	 Students are able to explain overmacht, difficult situations and risks in contract implementation Students are able to explain default and compensation 	Criteria: 1.It's good if you can answer all the questions correctly 2.It is enough if you are able to answer most of the questions correctly 3.Less if you are able to answer a small part of the questions correctly Form of Assessment : Participatory Activities	Direct learning 2 X 50	Material: overmacht, difficult circumstances and risks in contract implementation Understanding default and compensation Reader: Budiono, Herlien. 2010. General Teachings on Contract Law and Their Application in the Notarial Field. Bandung: Citra Aditya Bakti.	1%
12	Understanding overmacht, difficult circumstances and risks in contract implementation. Understanding default and compensation	 Students are able to explain overmacht, difficult situations and risks in contract implementation Students are able to explain default and compensation 	Criteria: 1.It's good if you can answer all the questions correctly 2.It is enough if you are able to answer most of the questions correctly 3.Less if you are able to answer a small part of the questions correctly Form of Assessment : Portfolio	Direct learning 2 X 50	Material: overmacht, difficult situations and risks in contract implementation Understanding default and compensationReferences: Badrulzaman, Mariam Darus. 2015. Engagement Law in the Civil Code, Book Three, Jurisprudence, Doctrine and Explanation. Bandung: Citra Aditya Bakti.	2%
13	Understand contract interpretation Analyze the legal language of contracts	 Explain the meaning of contract interpretation Identify the purpose of contract interpretation Explain the meaning of the legal language of contracts Identify the function of using Indonesian in contracts 	Criteria: 1.It's good if you can answer all the questions correctly 2.It is enough if you are able to answer most of the questions correctly 3.Less if you are able to answer a small part of the questions correctly Form of Assessment : Project Results Assessment / Product Assessment	Direct learning 2 X 50	Material: interpreting contracts Analyzing the legal language of contracts References: Badrulzaman, Mariam Darus. 2015. Engagement Law in the Civil Code, Book Three, Jurisprudence, Doctrine and Explanation. Bandung: Citra Aditya Bakti.	12%
14	Understand contract interpretation Analyze the legal language of contracts	 Explain the meaning of contract interpretation Identify the purpose of contract interpretation Explain the meaning of the legal language of contracts Identify the function of using Indonesian in contracts 	Criteria: 1.It's good if you can answer all the questions correctly 2.It is enough if you are able to answer most of the questions correctly 3.Less if you are able to answer a small part of the questions correctly Form of Assessment : Portfolio	Direct learning 2 X 50	Material:interpretingcontractsAnalyzing thelegal languageof contractsReferences:Syaifuddin,Muhammmad.2012. ContractLawUnderstandingContracts fromthePerspective ofPhilosophy,Theory,Dogmatics andLegal Practice(EnrichmentSeries onContract Law).Bandung:Mandar Maju	2%

15	Understand contract law dispute resolution	 Explain the meaning of contract law disputes Identify the causes of contract law disputes Explains non- litigation resolution of contract law disputes 	Criteria: 1.It's good if you can answer all the questions correctly 2.It is enough if you are able to answer most of the questions correctly 3.Less if you are able to answer a small part of the questions correctly Form of Assessment : Practical Assessment	Direct learning 2 X 50	Material: interpreting contracts Analyzing the legal language of contracts References: Badrulzaman, Mariam Darus. 2015. Engagement Law in the Civil Code, Book Three, Jurisprudence, Doctrine and Explanation. Bandung: Citra Aditya Bakti.	12%
16	Understand contract law dispute resolution	 Explain the meaning of contract law disputes Identify the causes of contract law disputes Explains non- litigation resolution of contract law disputes 	Criteria: 1.It's good if you can answer all the questions correctly 2.It is enough if you are able to answer most of the questions correctly 3.Less if you are able to answer a small part of the questions correctly Form of Assessment : Test	Direct learning 2 X 50	Material: learning materials for the ninth to fifteenth meetings Library: Civil Law Book (BW)	14%

Evaluation Percentage Recap: Project Based Learning

No	Evaluation	Percentage							
1.	Participatory Activities	12%							
2.	Project Results Assessment / Product Assessment	25%							
3.	Portfolio Assessment	8%							
4.	Practical Assessment	12%							
5.	Practice / Performance	2%							
6.	Test	41%							
		100%							

Notes

- Learning Outcomes of Study Program Graduates (PLO Study Program) are the abilities possessed by each Study
 Program graduate which are the internalization of attitudes, mastery of knowledge and skills according to the level of their
 study program obtained through the learning process.
- 2. The PLO imposed on courses are several learning outcomes of study program graduates (CPL-Study Program) which are used for the formation/development of a course consisting of aspects of attitude, general skills, special skills and knowledge.
- 3. **Program Objectives (PO)** are abilities that are specifically described from the PLO assigned to a course, and are specific to the study material or learning materials for that course.
- 4. **Subject Sub-PO (Sub-PO)** is a capability that is specifically described from the PO that can be measured or observed and is the final ability that is planned at each learning stage, and is specific to the learning material of the course.
- 5. Indicators for assessing ability in the process and student learning outcomes are specific and measurable statements that identify the ability or performance of student learning outcomes accompanied by evidence.
- Assessment Criteria are benchmarks used as a measure or measure of learning achievement in assessments based on predetermined indicators. Assessment criteria are guidelines for assessors so that assessments are consistent and unbiased. Criteria can be quantitative or qualitative.
- 7. Forms of assessment: test and non-test.
- 8. Forms of learning: Lecture, Response, Tutorial, Seminar or equivalent, Practicum, Studio Practice, Workshop Practice, Field Practice, Research, Community Service and/or other equivalent forms of learning.
- 9. Learning Methods: Small Group Discussion, Role-Play & Simulation, Discovery Learning, Self-Directed Learning,
- Cooperative Learning, Collaborative Learning, Contextual Learning, Project Based Learning, and other equivalent methods. 10. Learning materials are details or descriptions of study materials which can be presented in the form of several main points and sub-topics.
- 11. The assessment weight is the percentage of assessment of each sub-PO achievement whose size is proportional to the level of difficulty of achieving that sub-PO, and the total is 100%.
- 12. TM=Face to face, PT=Structured assignments, BM=Independent study.